

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA**

IN RE:

**SHEEHAN PIPE LINE CONSTRUCTION
COMPANY,**

Debtor.

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**Case No. 16-10678
(Chapter 11)**

**DEBTOR'S MOTION FOR AUTHORITY TO SELL PROPERTY
OF THE ESTATE FREE AND CLEAR OF LIENS, CLAIMS,
ENCUMBRANCES, AND OTHER INTERESTS AND REQUEST
FOR RELIEF FROM THE TEN DAY STAY OF EXECUTION**

Sheehan Pipe Line Construction Company ("Sheehan"), debtor-in-possession herein, by and through its counsel, hereby requests that the Court enter an order (i) authorizing the sale of certain equipment pursuant to 11 U.S.C. § 363(b) and (f) and Federal Rules of Bankruptcy Procedure 2002 and 6004 free and clear of all liens, claims, encumbrances, and other interests, with such liens, claims, encumbrances, and other interests, if any, to attach to the proceeds thereof, and (ii) granting relief from the ten day stay of execution imposed by Federal Rule of Bankruptcy Procedure 6004(g). As grounds therefore, Sheehan will show the Court the following:

Jurisdiction

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1334(b). Reference to the Court of this matter is proper pursuant to 28 U.S.C. § 157(a). This is a core proceeding as contemplated by 11 U.S.C. § 157(b)(2)(A), (M), (N), and (O). In addition, venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

Background

2. Sheehan filed a voluntary petition for relief under Chapter 11 of the United States Bankruptcy Code on April 15, 2016. Upon filing, Sheehan began operating as a debtor-in-possession with all rights, powers, and duties of a trustee in bankruptcy pursuant to 11 U.S.C. §§ 1107 and 1108.

3. Sheehan's business involves all aspect of pipeline construction, and uses substantial heavy machinery and equipment.

4. Sheehan has no ongoing job at this time for which it is required to utilize the Equipment. Sheehan has the right to use the Equipment under the APA, described below, but presently, the Equipment is not in use on Sheehan jobs. A sale of the Equipment under these circumstances is in the best interests of this Estate and its creditors.

5. As of April 13, 2016, Sheehan and Ritchie Bros. Auctioneers (America), Inc. ("Ritchie") entered into an Asset Purchase Agreement ("APA"), a copy of which is appended hereto as Exhibit "A," and incorporated herein by reference whereby Ritchie seeks to purchase substantially all of Sheehan's equipment as the Stalking Horse Bidder under proposed Bid Procedures subject to a separate motion filed concurrently herewith. The equipment being sold is listed in Exhibit "A" to the APA (hereinafter, "Equipment").

6. Under the terms of the proposed APA, Ritchie will purchase the Equipment for a minimum of \$29.5 million, subject to certain adjustments, plus a revenue sharing agreement when the Equipment is sold by Ritchie through one or more public auctions that provides upside to Sheehan as described in paragraph 7 of the APA.

7. Other relevant terms of the APA include the following (in the event of conflict and as to other matters not set forth in the summary below, the more detailed provision of the Bid Procedures approved by the Court shall control):

(a) A sale would be held in Bankruptcy Courtroom No. 2, on a date set by Court Order.

(b) Equipment will be sold to Ritchie pursuant to the APA for a sum of \$29,500,000, subject to certain adjustments, plus a potential sharing of proceeds, as set forth in the APA, if Ritchie is Successful Bidder upon its resale of the Equipment at one or more public auctions. The sale to Ritchie Bros. and the APA are subject to higher and better offers of competing bidders who meet certain qualifying conditions.

(c) The initial competing bid must exceed the Stalking Horse Purchase Price by \$3 million (i.e. be at least \$32.5 million). Thereafter, competing bids must be made in increments of not less than \$500,000 over the initial overbid unless the Court determines under the circumstances that incremental increases in a lesser amount are appropriate.

(d) Competing bid must be in a form substantially identical to the Stalking Horse APA in all material terms, i.e. all cash, no financing contingencies, no further due diligence, and for all of the Equipment and not a subset (except as to necessary conforming changes to reflect a different purchaser and the higher offer). This requirement is necessary to (i) ensure comparability of bids, (ii) preserve an extensively negotiated sale structure that Debtor believes is favorable to its estate and meets the needs of its various constituents, (iii) reduce the risk of delaying the closing date, (iv) avoid lengthy negotiations with a competing bidder as to different terms of sale, and (v) eliminate the imposition of contingencies or conditions by a competing bidder that are not present in the Stalking Horse APA. While competing bids are not required to have the profit sharing component of the Stalking Horse Bid, in evaluating Qualifying Bids to determine the Successful Bid, Debtor will consider all such Qualifying Bids against the Stalking Horse Bid and the unique profit sharing provisions agreed to by Debtor and Stalking Horse, which, in Debtor's business judgment, may require an estimate by the Bankruptcy Court of the net value of the profit sharing component.

(e) A copy of the Bid Procedures Order, along with a copy of this Sale Motion, will be served on (i) all parties who have expressed, in a writing addressed to Debtor, an interest in acquiring the Equipment, (ii) the United States Trustee, (iii) counsel for any Committee, (iv) counsel for CAT, (v) counsel for Zurich, (vi) all other parties listed on the Official Service List, and (vii) any other parties Debtor reasonably believes might have an interest in acquiring the Equipment.

(f) Debtor shall make the Equipment, where located, and any records relating thereto available to any Potential Bidder for review subject to execution of a confidentiality

agreement agreeable to Debtor during a period from approval of Bid Procedures and date of Sale.

(g) In the event that Stalking Horse is successful in purchasing the Equipment, its Good Faith Deposit will be credited against the Purchase Price due at Closing together with interest at 5% per annum from date of usage by Debtor until repaid. If the Equipment is sold to a Qualified Bidder other than Stalking Horse that outbids Stalking Horse, an amount equal to the Good Faith Deposit amount utilized by Debtor (up to \$1,500,000) together with interest calculated at 5% per annum from the date of usage until repaid, shall be paid to Stalking Horse from the overbid proceeds, in addition to payment of the Break-Up Fee due to Stalking Horse. In the event no sale is consummated, pursuant to the Bid Procedures Order, Stalking Horse shall be entitled to an amount necessary to reimburse Stalking Horse in the amount of its Good Faith Deposit utilized by Debtor plus interest at 5% per annum from date of usage by Debtor until repaid from the proceeds of any sale of the Equipment, with Stalking Horse being granted an administrative expense claim under 11 U.S.C 503(b) and a surcharge on the Equipment under 11 U.S.C §506(c).

(h) The payment of a fee (the "Break-up Fee") to Stalking Horse in the amount of 3% of the \$29.5 million Purchase Price (\$885,000) as defined in paragraph 6(d) of the APA in the event that the Court approves this Sale Motion, the Stalking Horse is not in default under the Stalking Horse APA, and the Equipment is sold to another buyer for an amount equal to or greater than \$32.5 million at the Sale. The Break-Up Fee is Stalking Horse's exclusive remedy in the event a sale is achieved but is not consummated with Stalking Horse as contemplated in the APA. The Break-Up Fee was negotiated at arms' length, and Debtor's agreement to the Break-Up Fee is an appropriate exercise of its business judgment.

8. Sheehan and Ritchie have negotiated the foregoing terms and conditions at arm's length and in good faith. Furthermore, Ritchie and its principals are not related to or affiliated with Sheehan in any way. Moreover, the proposed Bid Procedures require bidders to disclose all connections with Sheehan as part of the bidding process.

9. Sheehan asserts that the sale of the Equipment pursuant to this Motion is in the best interests of Sheehan's bankruptcy estate, its creditors, and its equity holders, as it preserves and maximizes the value of the Equipment, which are Sheehan's most valuable assets.

Discussion

Sale of Assets Pursuant to § 363(b) and (f)

10. Section 363 of the United States Bankruptcy Code provides that a debtor-in-possession “after notice and a hearing, may use, sell, or lease, other than in the ordinary course of business, property of the estate.” 11 U.S.C. § 363(b)(1). A majority of courts, including courts that have decided the issue in the Tenth Circuit, have held that § 363(b) allows a debtor-in-possession to sell all or substantially all of its assets in a Chapter 11 proceeding prior to confirmation of a plan of reorganization. *See, e.g., In re Ancor Exploration Co.*, 30 B.R. 802, 808 (N.D. Okla. 1983); *In re Allison*, 39 B.R. 300, 301 (Bankr. D. N.M. 1984); *In re Medical Software Solutions*, 286 B.R. 431, 439-40 (Bankr. D. Utah 2002); *In re Castre, Inc.*, 312 B.R. 426, 428 (Bankr. D. Colo. 2004); *see also* 3 *Collier on Bankruptcy* ¶ 363.02[4], at p. 363-19-20 (Alan N. Resnick & Henry Sommer, eds. 15th rev. ed. 2003).

11. A sale of substantially all of a debtor-in-possession’s assets under § 363(b) is a matter within a court’s discretion, giving due consideration to the sound business judgment of the debtor-in-possession. *See In re Lionel Corp.*, 722 F.2d 1063, 1071 (2nd Cir. 1983); *Castre*, 312 B.R. at 428 (citing *Lionel*). Courts typically consider multiple factors to determine whether to approve such sales, including: (i) whether there is a sound business reason for the sale; (ii) whether there has been adequate notice to interested parties (iii) whether the terms of the sale have been fully disclosed; (iv) whether the debtor-in-possession’s relationship with the buyer taints the sale; and (v) whether the buyer is proceeding in good faith. *Medical Software Solutions*, 286 B.R. at 439-40; *see also Castre*, 312 B.R. at 428.¹

¹ While many of the factors are fairly straightforward, courts have wrestled with what constitutes the “sound business judgment” of a debtor-in-possession. As the court in *Medical Software Solutions*, 286 B.R. 431, observed, there are various factors that go into the equation, but the most important is whether the asset being sold is increasing or decreasing in value. *Id.* at 441. Sheehan believes that the

12. The relevant factors to support a § 363 sale are met in this case and the sale of the Equipment to Ritchie or to the Successful Bidder under the proposed Bid Procedures should be approved by the Court. The sale is the best opportunity to promptly realize the maximum value of Sheehan's most valuable assets and to preserve the value of the same for the benefit of creditors and interest holders. The proposed Stalking Horse purchase price and sharing structure is fair and reasonable for the assets being sold. There is tremendous volatility in the oil and gas markets at the moment and obtaining a "bird in the hand" through the upfront cash payment while preserving additional upside is a favorable structure for the estate that has been carefully negotiated. Obtaining certainty for the estate by getting a significant amount of cash up front, while also participating in a sharing of the upside when Ritchie resells the Equipment in one or more public auctions (the target auction for the bulk of the Equipment is in Columbus, OH on August 18, 2016), is believed to strike the right balance between certainty and upside. Ritchie is the largest heavy equipment auction company in the world, and with this solid reputation, provides a good partner for Sheehan to obtain the best return for the estate. In addition, notice of this motion and the proposed Bid Procedures will fully and adequately disclose the terms of the APA with Ritchie, and will ensure that any parties interested in offering a higher price and bidding on the asset will have sufficient opportunity to do so. Lastly, Sheehan and Ritchie negotiated the Agreement at arm's length and Ritchie is ready, willing, and able to consummate the deal, and is proceeding in good faith, in the event there are no higher and better qualified bids under the proposed Bid Procedures.

sale to Ritchie or a Successful Bidder under the proposed Bid Procedures would generate more value for creditors than an auction sale in the future. The Equipment is used primarily in the oil and gas sector and commodity prices continue to hover around historic lows, significantly affecting demand for pipeline infrastructure of the kind constructed by Sheehan with the Equipment.

13. In addition, the sale to Ritchie or a Successful Bidder under the proposed Bid Procedures will be free and clear of any and all liens, claims, encumbrances, and other interests, with such liens, claims, encumbrances, and other interests, if any, to attach to the proceeds with the same validity, priority, and extent as they attached to the Equipment prior to the sale. *See generally In re Lady H Coal Co., Inc.*, 199 B.R. 595, 605 (S.D. W. Va. 1996). A debtor-in-possession may sell the assets of the estate free and clear of liens, claims, encumbrances, and other interests if, among other things, applicable non-bankruptcy law allows such a sale, the interest holder consents, there is a bona fide dispute, or if the interest holder could be compelled to accept a money satisfaction for its interest. *See* 11 U.S.C. § 363(f).

14. The Equipment being sold to Ritchie may serve as collateral for debts owing to Caterpillar Financial Services Corporation and Zurich American Insurance Company. Sheehan believes that these secured parties will consent to the proposed sale or, alternatively, could be compelled to accept a money satisfaction for their interests. Other parties may also assert claims or interests in the Equipment as well. In the event that any of the parties do not consent, the Court may nonetheless approve the sale because their asserted interest will either be in a bona fide dispute or such secured creditor could be compelled under state law to accept a money satisfaction of their interest in the Equipment.

Relief from Ten Day Stay of Execution under Bankruptcy Rule 6004

15. Federal Rule of Bankruptcy Procedure 6004 provides in relevant part that “[a]n order authorizing the use, sale, or lease of property...is stayed until the expiration of 10 days after entry of the order, unless the court orders otherwise.” Fed. R. Bankr. P. 6004(g). The Asset Purchase Agreement requires a final, non-appealable order prior to June 20, 2016, and that time is of the essence to consummate the sale. As noted, the target auction for the bulk of the

Equipment is scheduled for August 18, 2016 in Columbus, OH and with the lead time for refurbishment, transportation and marketing, Ritchie needs sixty (60) days to properly prepare in order to achieve the best auction results. It is respectfully submitted that these facts warrant relief from the ten day stay of execution and that such relief will maximize the benefit to Sheehan's bankruptcy estate.

Notice

16. No trustee, examiner, or creditors committee has been appointed in this Chapter 11 case. Debtors have served the notice of this application on (1) the US Trustee for the Northern District of Oklahoma, (2) those creditors listed on Debtor's list of the 20 largest unsecured creditors, (3) counsel for Caterpillar Financial Services Corporation, and (4) counsel for Zurich American Insurance Company.

WHEREFORE, Sheehan moves the Court for the entry of an order:

1. Authorizing the sale of the Equipment to Ritchie pursuant to the terms and conditions contained in the Asset Purchase Agreement, which is attached hereto as Exhibit "A," subject to higher and better offers, free and clear of any and all liens, claims, encumbrances, and other interests, with any such liens, claims, encumbrances, and other interests to attach to the proceeds, and approving and authorizing the Debtor's performance and consummation of the Asset Purchase Agreement with Ritchie or the Successful Bidder for the Equipment under the proposed Bid Procedures;

2. Finding that Ritchie or the Successful Bidder for the Equipment under the proposed Bid Procedures has acted in good faith within the meaning of 11 U.S.C. § 363(m) and, as such, is entitled to the protection afforded by the same;

3. Finding that the Asset Purchase Agreement was negotiated in good faith;

4. Such other relief as the Court may deem just and proper; and
5. Authorize relief from the ten day stay of execution imposed by Federal Rule of Bankruptcy Procedure 6004(g).

Dated: April 19, 2016

Respectfully submitted,

/s/ Chad J. Kutmas

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*Proposed Attorneys for the Debtor and
Debtor-in-Possession*

ASSET PURCHASE AGREEMENT

This Asset Purchase Agreement (the "Agreement") dated as of April 13, 2016, is entered into by and between Sheehan Pipe Line Construction Company ("Seller") and Ritchie Bros. Auctioneers (America), Inc., ("Buyer").

RECITALS:

Seller is engaged in the business of pipeline construction throughout the United States and owns substantial equipment which it proposes to sell hereunder (the "Business").

Seller will commence a case under Chapter 11 of the Bankruptcy Code, Title 11 of the United States Code, in the United States Bankruptcy Court for the Northern District of Oklahoma. Subject to approval of the Bankruptcy Court and on the terms and subject to the conditions set forth herein and pursuant to a Bidding Procedures Order and Sale Order (as hereinafter defined), the parties enter into this Agreement pursuant to which, among other things, Seller shall sell to Buyer and Buyer will purchase from Seller, all of Seller's right, title, and interest in and to the Equipment (as hereinafter defined).

The transactions contemplated by this Agreement are subject to the approval of the Bankruptcy Court and will be consummated pursuant to a Bidding Procedures Order, Sale, and Sale Order to be entered by the Bankruptcy Court, consistent with applicable provisions of the Bankruptcy Code.

In consideration of the mutual covenants, agreements and warranties herein contained, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, intending to be legally bound hereby, the parties agree as follows:

1. **Definitions.** Unless otherwise defined herein, terms used herein shall have the meanings set forth below:

"Agreement" means this Asset Purchase Agreement, including all of the Exhibits and the Schedules hereto, as the same may be amended from time to time in accordance with its terms.

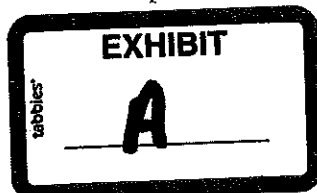
"Auction" means the auction of the Equipment pursuant to the Bidding Procedures Order approved by the Bankruptcy Court.

"Auction Deadline" shall mean no later than June 20, 2016.

"Bankruptcy Case" shall mean a voluntary case initiated by Seller, pursuant to Chapter 11 of the Bankruptcy Code, Title 11, of the United States Code.

"Bankruptcy Code" means Title 11 of the United States Code.

"Bankruptcy Court" means the United States Bankruptcy Court for the Northern District of Oklahoma.



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"Bankruptcy Rules" means the Federal Rules of Bankruptcy Procedure.

"Bid" shall have the meaning set forth in the Bidding Procedures Order.

"Bid Deadline" shall have the meaning set forth in the Bidding Procedures Order.

"Bid Procedures" means the bidding procedures approved by the Bankruptcy Court pursuant to the Bidding Procedures Order.

"Bidding Procedures Order" means the order of the Bankruptcy Court, in form and substance in all respects acceptable to Buyer and Seller, which, among other things, provides for procedures of sale, qualification of competing bidders, and solicitation of a sale with opportunities for other parties to bid on the Equipment as a whole. The Bidding Procedures Order grants a Breakup Fee and/or Reimbursable Expenses in favor of the Buyer who will make the market for the Equipment as a "stalking horse" bidder and will establish a date for the Auction no later than the Auction Deadline, a date for the deadline for competing bidders (a) to become a Qualified Bidder and (b) to submit bids for the Equipment no later than the Bid Deadline, and a date for a hearing to consider entry of the Sale Order no later than the Sale Order Deadline.

"Bidding Procedures Order Deadline" means May 20, 2016.

"Breakup Fee" has the meaning set forth in Section 6(c) hereof.

"Business" has the meaning set forth in the recitals hereto.

"Business Day" means a day that is not Saturday, a Sunday, a national holiday or bank holiday in Oklahoma, Nebraska or Washington.

"Buyer" has the meaning set forth in the preamble hereto.

"Closing" has the meaning set forth in Section 19 hereof.

"Closing Date" has the meaning set forth in Section 19(a) hereof.

"Competing Transaction" means any direct or indirect acquisition, purchase or option to purchase the Equipment, or any merger, consolidation, recapitalization or other business combination of any kind affecting the Equipment, whether in one transaction or a series of related transactions, of or involving all or part of any of the Equipment, other than any such transaction or series of related transactions with the Buyer.

"Deposit" has the meaning set forth in Section 5 hereof.

"Effective Date" has the meaning set forth in Section 19(a) hereof.

"Equipment" shall have the meaning set forth in Section 2(a) hereof.

"Excluded Assets" has the meaning set forth in Section 2(c) hereof.

"Exhibits" means the exhibits attached hereto.

"Financing Contingency" shall refer to any condition, qualification, or restriction on the absolute ability to pay the sums due hereunder by Buyer or Qualified Bidder in cash US Dollars.

"Final Order" means a non-appealable order or judgment of the Bankruptcy Court entered by the clerk of the Bankruptcy Court in the Seller's Bankruptcy Case which has not been modified, amended, reversed, vacated or stayed.

"Gross Sale Proceeds" has the meaning set forth in Section 7(a) hereof.

"Inspection Period" Buyer's inspection of the Equipment prior to entry into this Agreement during which the Buyer identified the condition of the Equipment and other status thereof.

"Lien" or "Liens" means any lien (statutory or otherwise), hypothecation, encumbrance, security interest, interest, mortgage, pledge, restriction, charge, instrument, license, preference, priority, security agreement, easement, covenant, encroachment, option, right of recovery, right of pre-emption, right of first refusal or other third party right, tax (including foreign, federal, state and local tax), order of any governmental authority, of any kind or nature (including (i) any conditional sale or other title retention agreement and any lease having substantially the same effect as any of the foregoing, (ii) any assignment or deposit arrangement in the nature of a security device, (iii) any claim based on any theory that any Buyer is a successor, transferee or continuation of Seller or the Business, and (iv) any leasehold interest, license or other right, in favor of a third party, to use any portion of the Equipment), whether secured or unsecured, choate or inchoate, filed or unfiled, scheduled or unscheduled, noticed or unnoticed, recorded or unrecorded, contingent or non-contingent, material or nonmaterial, known or unknown.

"Locations" means the Seller's facilities or third party sites where any of the Equipment is located as of the Effective Date, including, but not limited to, Illinois, Ohio, Tennessee, and Pennsylvania.

"Net Sale Proceeds" has the meaning set forth in Section 7(b) hereof.

"Qualified Bidder" shall have the meaning set forth in the Bidding Procedures Order.

"Reimbursable Expenses" means the reasonable documented out-of-pocket fees (including professional fees) and expenses not to exceed US \$100,000 incurred by Buyer and its affiliates in connection with its due diligence related to purchase of the Equipment prior to termination of the Agreement.

"Sale" means the sale of the Equipment or any part thereof pursuant to the Sale Order.

"Sale Order" has the meaning set forth in Section 2(d)(iii) hereof.

"Sale Order Deadline" means June 20, 2016.

"Seller" has the meanings set forth in the preamble hereto.

"Seller's Office" has the meaning set forth in Section 19(a) hereof.

"Successful Bidder" shall have the meaning set forth in the Bidding Procedures Order.

"Total Purchase Price" shall mean the Upfront Cash Purchase Price plus Profit Sharing Amount.

"Upfront Cash Purchase Price" shall mean the cash paid by Buyer on the Closing Date as set forth in Section 3 hereof.

1.2 Rules of Construction. Unless the context otherwise clearly indicates, in this Agreement:

- (a) the singular includes the plural;
- (b) "includes" and "including" are not limiting;
- (c) "may not" is prohibitive and not permissive; and
- (d) "or" is not exclusive.

2. Agreement for Sale of Assets.

(a) **Equipment to be Sold and Purchased.** Seller agrees to sell and Buyer agrees to purchase, for the consideration hereinafter set forth, and subject to the terms and conditions herein contained, and pursuant to the procedure set forth herein, and the Sale Order, Seller's equipment generally described in Exhibit "A", including all attachments, parts and accessories associated therewith, together with all rights and interests therein, subject only to exclusions listed hereinafter and further subject to those exclusions described in the Sale Order, which is hereinafter referred to as "Equipment." As a limited exception, Buyer agrees that Seller, to maximize the value of its assets, may sell, prior to the Effective Date, miscellaneous parts of a type that can be restocked by the vendor of such parts, but not parts related to an undercarriage or cutting edge parts, until such time as Buyer has used such undercarriage or cutting edge parts to refurbish the Equipment it is buying. Any such parts that are not sold by Seller and that remain as of the Effective Date will be considered Equipment and can be taken and sold by Buyer pursuant to this Agreement, using its sole discretion in determining the best means of maximizing value. All proceeds generated by Buyer will become part of the Gross Sale Proceeds under Section 7(a).

(b) **Sale Free and Clear of Liens, Claims and Encumbrances.** This sale provided for in this Agreement shall be conducted pursuant to 11 U.S.C. § 363 of the Bankruptcy Code and in accordance with the Bidding Procedures Order. This Agreement and Buyer's rights thereunder shall be subject to additional bids of Qualified Bidders at the Auction.

(c) **Excluded Assets.** The Equipment does not include, and there is hereby expressly excepted and excluded therefrom and reserved to Sellers, all scrap materials, office equipment, furniture, computers, and antique items associated with Seller's Business, all rights and choses in action, arising, occurring, or existing in favor of Seller prior to the Effective Date

or arising out of the operation of the Equipment prior to the Effective Date, including but not limited to, any and all contract rights, claims, a cause of action, cash, receivables, revenues, recoupment rights, recovery rights, claims arising under Chapter 5 of Title 11 of the U.S. Code, accounting adjustments, mispayments, erroneous payments or other claims of any nature in favor of Seller and relating and accruing to any time period prior to the Effective Date.

(d) **Bankruptcy Court Process.**

(i) **Bankruptcy Filing.** The Parties understand that Seller will file the Bankruptcy Case and that the sale of the Equipment contemplated by this Agreement will be a part of and subject to that Bankruptcy Case.

(ii) **Bankruptcy Approvals.** This Agreement is entered into by all parties with the express understanding that this Agreement (a) is subject to approval of the Bankruptcy Court and (b) must comply with the applicable provisions of the Bankruptcy Code and the Bankruptcy Rules, and of a Bidding Procedures Order reasonably acceptable to Buyer. This Agreement is entered into between the Parties, presuming Buyer will be the highest bidder at the Auction. In the event a Qualified Bidder is the Successful Bidder, that party will be substituted for Buyer pursuant to the Sale Order.

(iii) **The Sale Order.** The sale order of the Bankruptcy Court (the "Sale Order") shall (a) be in form and substance reasonably satisfactory to Buyer and Seller and Buyer's and Seller's counsel, (b) approve the sale of the Equipment to Buyer pursuant to the terms of this Agreement and the provisions of the Bankruptcy Code and Bankruptcy Rules, and (c) approve Seller's sale to Buyer and Buyer's purchase from Seller, of the Equipment pursuant to Section 363(f) of the Bankruptcy Code. The Sale Order shall provide, *inter alia*, that the transfer of the Equipment by Seller to Buyer shall (a) be free and clear of all Liens; (b) constitute a legal, valid and effective transfer of the Equipment, which shall be binding upon any subsequent Chapter 7 or Chapter 11 trustee that may be appointed in Seller's bankruptcy case or the reorganized Seller or the appropriate representative of the reorganized Seller; (c) constitute a transaction undertaken in good faith pursuant to Section 363(m) of the Bankruptcy Code on behalf of Buyer and Seller; and (d) not subject Buyer to any liability of any nature, by reason of the purchase under any state, territorial or federal law, including liability for any matter relating to the Equipment as a successor or transferee, except as provided in this Agreement. The Sale Order shall also contain provisions directing any clerk in any location where the Equipment is located to cancel and remove from the public record any Lien, claims, interest, encumbrance, demand, suit, action and other judicial or administrative proceeding or investigation. The proceeds of such sale will be subject to the Liens of any party, to be asserted therein before the Bankruptcy Court, in order of priority as established by governing and applicable law.

(iv) **Cooperation.** Seller and Buyer shall use all reasonable efforts consistent with their obligations under the Bankruptcy Code and Bankruptcy Rules to take, or cause to be taken, all actions and to do, or cause to be done, all things necessary,

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proper or advisable under the Bankruptcy Code, Bankruptcy Rules and other applicable laws and regulations to consummate and make effective the transactions contemplated by this Agreement, including making reasonable efforts to obtain approval of this Agreement by the Bankruptcy Court.

(v) **Consent to Jurisdiction.** The Bankruptcy Court shall have exclusive jurisdiction to resolve any dispute with respect to this Agreement. The parties to this Agreement hereby consent to the jurisdiction of the Bankruptcy Court and to the entry of the final orders or judgments by the judge presiding in the Bankruptcy Case in any dispute with respect to this Agreement.

3. **Purchase Price.** The purchase price to be paid by Buyer to Seller for the Equipment shall be the sum of US \$29,500,000 less a holdback of US \$1,000,000 (the "**Transportation Holdback**") to cover any Transportation Adjustment under Section 4 below (the "**Upfront Cash Purchase Price**") plus any Profit Sharing Amount calculated under Section 7 (the "**Total Purchase Price**").

4. **Transportation Adjustment.** Seller acknowledges that the Purchase Price is based upon the delivery of the Equipment to Buyer's auction sites as designated by the Buyer (Buyer's intention is for majority of the items to be sold within sixty (60) days of the Closing Date by way of unreserved public auction ("**Buyer's Public Auction**"). Buyer will undertake the transport of any such Equipment, but will be entitled to use the Transportation Holdback to pay for such transportation as actually incurred by Buyer (the aggregate deductions for such transportation are referred to herein as the "**Transportation Adjustment**"). Buyer agrees that it will utilize its efforts in the event such costs are to be incurred to obtain the best prices possible and available to Buyer, including allowing Seller to bid to obtain the contract to transport the Equipment. The amount of the Transportation Adjustment will not exceed the Transportation Holdback. To the extent that the Transportation Adjustment is less than the Transportation Holdback, Buyer will make a true up payment to Seller equal to the difference between the Transportation Holdback and the Transportation Adjustment. This true up payment shall be calculated and made to Seller within ten (10) business days of completion the Buyer's Public Auction.

5. **Payment of the Upfront Cash Purchase Price; Deposit.** Within two (2) Business Days after execution of this Agreement, Buyer will wire a deposit of US \$1,500,000 (the "**Deposit**") into a trust account maintained by McDonald, McCann, Metcalf & Carwile, LLP ("**Seller's Counsel**"). Upon the Bidding Procedures Order in a form acceptable to Buyer becoming a Final Order, Buyer agrees that Seller may receive and utilize the deposited proceeds from the trust account of the Seller's Counsel, and that Seller's Counsel, may transfer those funds to the Seller. Seller will be authorized to use such funds in its interim operations as set forth in Section 10(b) to protect, preserve, and facilitate the Sale of the Equipment. From the date of the transfer of such funds to Seller, Seller will be obligated to repay the Deposit, together with 5% simple interest, until Buyer is repaid as follows:

(a) At Closing of the sale contemplated herein in which Buyer is the Successful Bidder, Buyer will pay by wire transfer the balance of the Upfront Cash Purchase

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Price, less the Transportation Holdback, and shall be entitled to a credit for the Deposit (together with interest as provided herein) to reduce the amount due.

(b) In the event that the Equipment is acquired by a party other than Buyer, in addition to the Breakup Fee provided in Section 6 hereof, Buyer shall be repaid the amount of the Deposit (plus interest as provided herein) as follows:

(i) in the case of a Competing Transaction by a Qualified Bidder by way of Auction, directly from the Initial Overbid Amount and the Bidding Procedures Order shall so provide; or

(ii) in the case of a Competing Transaction by any other means, by the third party purchaser as a condition of Seller's entry into such transaction and the Bidding Procedures Order shall so provide.

6. **Bidding Procedures.** This Agreement is expressly subject to the entry of a Bidding Procedures Order to be approved by the Bankruptcy Court and contemplates that Buyer and this Agreement shall be used as a "stalking horse" bid as that term is commonly understood, subject to higher bids of Qualified Bidders at a Sale, on the date to be established in the Sale Order. The Bidding Procedures Order shall make clear that it is enforceable against a subsequent trustee, whether in Chapter 7 or Chapter 11, and shall contain the following provisions:

(a) **Bidding Conditions.** Any bidder participating in the Auction conducted by the Bankruptcy Court pursuant to the Bidding Procedures Order, to be considered a Qualified Bidder, must agree to and demonstrate the following: (i) provide an earnest money deposit of [US \$500,000] to Seller's Counsel; (ii) agree to bid on a cash basis on all of the Equipment (no piecemeal basis) without any Financing Contingency; (iii) agree to use this form of Agreement; and (iv) shall, on or before the date established by the Court and contained in the Bidding Procedures Order, submit financial and business documents to Seller's representative reasonably required to establish the potential bidder's financial qualification to bid on the Equipment is of a sufficient amount to cover the Purchase Price (\$29.5 million) plus the Initial Overbid Amount defined below.

(b) **Overbids.** The rules applicable to overbids at an Auction if there is a Qualified Bidder shall be as follows: (i) The initial bid increase shall be \$3 million in excess of the Purchase Price (\$29.5 million) provided in this Agreement-- \$32.5 million (the "Initial Overbid Amount"); and (ii) Incremental bid increases after the Initial Overbid Amount shall be in the amount of US \$500,000 in excess of the prior high bid (the Bankruptcy Court, in its sole discretion, may accept subsequent incremental bid increases of less than US \$500,000 as in the Bankruptcy Court's opinion circumstances warrant).

(c) **Evaluating Qualifying Bids.** In evaluating Qualifying Bids to determine the Successful Bid, Seller will consider all such Qualifying Bids against the Stalking Horse Bid and the unique profit sharing provisions agreed to by Seller and Buyer, including the possibility of having the Bankruptcy Court quantify the present value of the profit sharing component if a competing Qualified Bidder is not agreeable to the profit sharing component.

(d) **Breakup Fee.** Buyer shall be entitled to receive as a breakup fee, a sum equal to three percent (3%) of the Purchase Price (\$29.5 million)--\$885,000 ("Break-up Fee")--if the Court approves a topping bid by a Qualified Bidder at the Auction.

7. **Agreement to Share Sale Proceeds.** Buyer is a global leader in the sale of used and unused equipment, including equipment of the type of the Equipment being purchased hereunder and conducts sales of such equipment by public auction or other similar sales events. Buyer's preeminent qualifications in this field and the possibility of additional consideration to Seller as a result of Buyer's disposition of Equipment after closing of this Agreement caused Seller to select Buyer as the "stalking horse". Buyer and Seller agree that as additional consideration the parties will share proceeds received after the completion of Buyer's disposition of the Equipment over and above the Upfront Cash Purchase Price set forth herein in Section 3 as follows:

(a) Buyer will have full authority to establish the time, manner, advertising, terms, and all procedures related to any public auction or other sale events that it conducts in the ordinary course of its business for the sale of the Equipment. Most of the Equipment will be transported to and sold at a live auction site to onsite and online bidders, but some will be sold through Buyer's online marketplaces or at a live auction by way of a virtual sale, and in these cases, the Equipment will remain on Location, if possible, to accommodate these modes of sale (such Equipment hereinafter referred to as "In-Situ Equipment"). Ownership of the Equipment will be acquired by Buyer by paying the Upfront Cash Purchase Price. Buyer and Seller agree that in the event a sale of Equipment by auction or other sale events conducted by Buyer, that Net Sale Proceeds shall be distributed to Buyer and Seller as additional consideration to the Upfront Cash Purchase Price pursuant to the following formula:

(i) The amount of the gross auction or other sale proceeds collected by the Buyer ("Gross Sale Proceeds"), less:

(A) The full amount of the Upfront Cash Purchase Price paid by the Buyer to the Seller in conjunction with the purchase of the Equipment under this Agreement;

(B) The reasonable cost of transportation and relocation expenses of (a) Equipment to be sold at Buyer's auction sites capped at US \$1,000,000 as described in Section 4, and (b) In-Situ Equipment which, for whatever reason, must be moved after the Effective Date from its Location as of the Effective Date in order to maximize the sale value (which could include transportation to one of Buyer's auction sites);

(C) An amount mutually agreed upon by the parties for the value of (i) any damage, destruction, loss, or other material alteration of the Equipment from the time of Inspection for which Buyer provides documented proof that the loss occurred subsequent to its Inspection and prior to the Effective Date, or (ii) any Equipment which is missing as of the Effective Date, which was present at Inspection and is not possible for the Buyer to acquire at the Effective Date ("Condition Adjustment"); and

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(D) The sum of US \$4 million representing consideration to Buyer for the general costs, value of services, and risks associated with conducting and supervising the disposition of the Equipment.

(b) After deducting from the Gross Sale Proceeds the items set forth in paragraphs (A) through (D) above, the resulting amount shall be defined as the "Net Sale Proceeds." Buyer and Seller agree that with respect to the Net Sale Proceeds, if any, the parties will share such Net Sale Proceeds as follows:

(i) First US \$4.5 million of Net Sale Proceeds shall be shared 20% to Buyer and 80% to Seller.

(ii) The next US \$1.5 million in Net Sale Proceeds shall be paid to Seller.

(iii) All further Net Sale Proceeds over and above US \$6 million will be shared 30% to Buyer and 70% to Seller.

(c) Buyer makes no guarantees to Seller pursuant to this Agreement as to the outcome of any resale of the Equipment, or the existence of Net Sale Proceeds available for distribution hereunder. However, Buyer represents that it will utilize its reasonable best efforts consistent with its own and industry standards with respect to the conduct of an auction or other sale event comparable to an auction of or similar sale event involving the Equipment.

(d) In the event more than one auction or sale event shall be conducted by the Buyer, the proceeds of all auctions and sale events shall be aggregated into the Gross Sale Proceeds.

(e) The amount to be paid to Seller under this Section 7 shall be referred to as the "Profit Sharing Amount."

8. Representations of Seller.

(a) Representations. Seller represents to Buyer that:

(i) Organization, Standing. Seller is a legal entity duly formed, validly existing and in good standing under the laws of the state of its organization, has all requisite partnership or similar power and authority and all material permits necessary to own, lease, and operate its properties and assets and to carry on its business as presently conducted and is qualified to do business and is in good standing or with active status as a foreign corporation in each jurisdiction where the ownership, leasing, or operation of its assets or properties or conduct of its business requires such qualification, except where the failure to be so qualified or in good standing, has not had and would not reasonable be expected to have, individually or in the aggregate, a material adverse effect.

(ii) Validity of Agreement; Power. Subject to any necessary authorization from the Bankruptcy Court, Seller has full power and authority to execute

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this Agreement and to deliver the transaction documents to which it is a party and to consummate the transactions contemplated hereby and thereby. The Seller has duly approved the transaction documents to which Seller is a party and has duly authorized the entry into performance of this Agreement and the execution and delivery of such transaction documents and the consummation of the transactions contemplated thereby. No other partnership or organizational proceedings on the part of Seller are necessary to approve and authorize the execution and delivery of the transaction documents to which Seller is a party and the consummation of the transactions contemplated thereby. Subject to any necessary authorization from the Bankruptcy Court, all transaction documents to which Seller is a party have been duly executed and delivered by Seller, except such transaction documents that are required by the terms hereof to be executed and delivered by Seller after the date hereof, in which case such transaction documents will be duly executed and delivered by Seller at or prior to the Closing, and, subject to any necessary authorization from the Bankruptcy Court, all transaction documents constitute, or will constitute, as the case may be, the valid and binding agreements of Seller, enforceable against Seller in accordance with their terms.

(iii) **Approvals.** Neither the execution and delivery of this Agreement, nor the consummation of the transactions contemplated hereby, nor the compliance with the terms hereof, will result in any default under any agreement or instrument to which Seller is a party or by which the Equipment is bound, which are not resolved by the Bankruptcy Court's orders approving and authorizing the performance of this Agreement, or violate any order, writ, injunction, decree, statute, rule or regulation applicable to Seller or to its interest in the Equipment.

(iv) **No Conflicts or Violations.** Subject to the entry of the Sale Order, the execution, delivery, and performance of the transaction documents and the consummation of the transactions contemplated thereby by Seller do not and shall not conflict with, result in any breach, default, or violation of, give rise to a right of modification, termination, acceleration, or loss of a material benefit under, result in the creation of any Lien or liability under, require any authorization, consent, approval, exemption, or other action by or notice or declaration to, or filing with, any governmental authority, under (i) any provision of the certificate of incorporation or bylaws or other equivalent organizational document of Seller or (ii) any determination or order of any governmental authority or law applicable to Seller or its property assets.

(v) **Title to Assets; Assets Necessary to Business.**

a. Seller has good and marketable title to, or a valid leasehold interest in or all rights to use, all Equipment, subject only to rights arising hereunder if incorporated in the Bankruptcy Court's Orders related to the Bidding Procedures Order and the Sale Order.

b. Subject to Bankruptcy Court approval and the Sale Order, Seller has the power and the right to sell, assign, and transfer and, at the Closing,

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Seller will sell and deliver to Buyer, and upon consummation of the transactions contemplated by this Agreement, Buyer will acquire good and marketable title to the Equipment, free and clear of all Liens.

(b) Acquired Assets Sold "As Is, Where Is".

EXCEPT AS EXPLICITLY SET FORTH IN THIS AGREEMENT, BUYER HEREBY ACKNOWLEDGES AND AGREES THAT, SELLER MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, EXPRESS OR IMPLIED, WITH RESPECT TO ANY MATTER RELATING TO THE EQUIPMENT INCLUDING, WITHOUT LIMITATION, INCOME TO BE DERIVED OR EXPENSES TO BE INCURRED IN CONNECTION WITH THE EQUIPMENT, THE PHYSICAL CONDITION OF ANY EQUIPMENT, THE VALUE OF THE EQUIPMENT (OR ANY PORTION THEREOF), THE TRANSFERABILITY OF THE EQUIPMENT, THE TERMS, AMOUNT, VALIDITY, OR ENFORCEABILITY OF ANY ASSUMED OBLIGATIONS, THE TITLE OF THE EQUIPMENT (OR ANY PORTION THEREOF), THE MERCHANTABILITY OR FITNESS OF THE EQUIPMENT, FOR ANY PARTICULAR PURPOSE, OR ANY OTHER MATTER OR THING RELATING TO THE EQUIPMENT. WITHOUT IN ANY WAY LIMITING THE FOREGOING, EXCEPT AS SET FORTH IN THIS AGREEMENT, SELLER HEREBY DISCLAIMS ANY WARRANTY, EXPRESS OR IMPLIED, OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE AS TO ANY PORTION OF THE EQUIPMENT. BUYER FURTHER ACKNOWLEDGES THAT BUYER HAS CONDUCTED AN INDEPENDENT INSPECTION AND INVESTIGATION OF THE PHYSICAL CONDITION OF THE EQUIPMENT AND ALL SUCH OTHER MATTERS RELATING TO OR AFFECTING THE EQUIPMENT AS BUYER DEEMED NECESSARY OR APPROPRIATE AND THAT IN PROCEEDING WITH ITS ACQUISITION OF THE EQUIPMENT, EXCEPT FOR ANY REPRESENTATIONS AND WARRANTIES EXPRESSLY SET FORTH IN THIS AGREEMENT, BUYER IS DOING SO BASED SOLELY UPON SUCH INDEPENDENT INSPECTIONS AND INVESTIGATIONS. ACCORDINGLY, BUYER WILL ACCEPT THE EQUIPMENT AT THE CLOSING "AS IS," "WHERE IS," AND "WITH ALL FAULTS."

9. Representations of Buyer. Buyer represents to Seller that:

(a) Organization. Buyer is a corporation validly existing and in good standing under the laws of the State of Washington and has the full power and authority to execute, deliver, and perform this Agreement and to consummate all transactions contemplated hereby.

(b) Authority. The execution, delivery, and performance by Buyer of this Agreement and the consummation of the transactions contemplated hereby have been duly authorized by all necessary action on the part of the Buyer and do not and will not violate any provisions of its organization documents, any applicable law, or any contract or order binding upon Buyer.

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(c) **Approvals.** Other than the requirements (if any) that there be obtained consents to assignments (or waivers of preferential rights to purchase) from third parties, neither the execution and delivery of this Agreement, nor the consummation of the transactions contemplated hereby, nor the compliance with the terms hereof, will result in any default under any agreement or instrument to which Buyer is a party, or violate any order, writ, injunction, decree, statute, rule or regulation applicable to Buyer.

(d) **Valid, Binding and Enforceable.** This Agreement constitutes (and the transfers of Equipment provided for herein to be delivered at Closing will, when executed and delivered, constitute) the legal, valid and binding obligation of Buyer, enforceable in accordance with its terms, except as limited by bankruptcy or other laws applicable generally to creditor's rights and as limited by general equitable principles.

(e) **Available Funds.** Buyer has sufficient funds on hand and available by Closing to enable Buyer to (i) pay in full the Upfront Cash Purchase Price at Closing, in immediately available funds, and (ii) otherwise perform its obligations under this Agreement. This Agreement is not subject to any Financing Contingency.

(f) **Litigation.** There are no pending suits, actions, or other proceedings in which Buyer is a party (or, to Buyer's knowledge, which have been threatened to be instituted against Buyer) which affect the execution and delivery of this Agreement or the consummation of the transactions contemplated hereby.

10. **Certain Covenants of Seller Pending Closing.** Between the date of this Agreement and the Closing Date, Seller covenants and agrees as follows:

(a) **Access by Buyer.**

(i) **Records.** Seller agrees that it will give Buyer, or Buyer's authorized representatives, at Seller's office maintained by Seller and at all reasonable times before the Closing Date (hereinafter defined), access to Seller's records pertaining to the ownership and/or operation of the Equipment. Buyer may make copies of such records, at its expense, but shall, if Seller so requests, return all copies so made if the Closing does not occur; all costs of copying such items shall be borne by Buyer. Seller shall not be obligated to provide Buyer with access to any records or data which Seller cannot provide to Buyer without breaching or violating agreements with other parties.

(ii) **Physical Inspection.** Seller agrees that it shall make a good faith effort to give Buyer or Buyer's authorized representatives, at all reasonable times before the Closing Date and upon adequate notice to Seller, physical access to the Equipment for the purpose of inspecting same. Buyer agrees to comply fully with the rules, regulations and instructions issued by Seller regarding the actions of Buyer while inspecting the Equipment.

(b) **Interim Operations and Equipment.** Seller agrees that, with respect to the Equipment, it will use the Deposit provided by Buyer to continue to maintain the Equipment

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in the ordinary course of its Business and to take other actions to protect, preserve, and facilitate the Sale to Buyer. Seller further agrees that it will not sell or otherwise dispose of any portion of its interest in or rights to the Equipment without the approval of the Bankruptcy Court, except as provided herein. Buyer agrees that Seller may continue to utilize certain items of Equipment to complete its contractual obligations in connection with its contracts until the Closing Date, subject to any Condition Adjustment under Section 7.

(c) **Consents.** Seller shall, at its sole cost and expense, use commercially reasonable efforts (i) to obtain all necessary consents and approvals, if any, as reasonably requested by Buyer, to consummate the purchase and sale of the Equipment, together with any other necessary consents and approvals to consummate the transactions contemplated hereby, including obtaining entry of the Bidding Procedures Order and Sale Order, and (ii) to make, as reasonably requested by Buyer, all filings, applications, statements, and reports to all authorities that are required to be made prior to the Closing Date by or on behalf of Seller pursuant to any applicable law in connection with this Agreement and the transactions contemplated hereby. Buyer shall give any other notices to, make any other filings, with, and use reasonable best efforts to cooperate with Seller to obtain, any other authorizations, consents, and approvals in connection with the matters contemplated by this Section.

11. **Conditions Precedent to the Obligations of Buyer.** The obligations of Buyer under this Agreement are subject to each of the following conditions being met:

(a) **Representations True and Correct.** Each and every representation of Seller under this Agreement shall be true and accurate in all material respects as of the date when made and shall be deemed to have been made again at and as of the time of Closing and shall at and as of such time of Closing be true and accurate in all material respects except as to changes specifically contemplated by this Agreement or consented to by Buyer.

(b) **Compliance with Covenants and Agreements.** Seller shall have performed and complied in all material respects with (or compliance therewith shall have been waived by Buyer) each and every covenant and agreement required by this Agreement to be performed or complied with by Seller prior to or at the Closing.

(c) **Sale Free and Clear of Liens.** After giving effect to the Sale Order, the Equipment will, on the date of Closing, be sold and conveyed free and clear of all Liens.

(d) **Bankruptcy Conditions.**

(i) The Bidding Procedures Order shall have been entered on the docket of the Bankruptcy Court as soon as practicable and no later than the Bidding Procedures Order Deadline. The Sale Order shall have been entered on the docket of the Bankruptcy Court as soon as practicable and no later than the Sale Order Deadline and shall have become a Final Order.

(ii) The Bidding Procedures Order shall grant the Breakup Fee, Deposit repayment procedures, and Expenses Reimbursement in favor of the Buyer and

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shall establish a date for the Auction no later than the Auction Deadline, a date for the deadline for competing bidders to submit bids for the Equipment no later than the Bid Deadline, and a date for a hearing to consider entry of the Sale Order no later than the Sale Order Deadline.

(iii) The Sale Order shall approve and authorize the transactions contemplated by this Agreement.

(iv) Nothing in this Agreement shall preclude Buyer or Seller from consummating the transactions contemplated herein if Buyer, in its sole discretion, waives the requirement that the Sale Order or any other order shall have become Final Orders. No notice of such waiver of this or any other condition to Closing need be given except to Seller and the United States Trustee, it being the intention of the parties hereto that Buyer shall be entitled to, and is not waiving, the protection of Section 363(m) of the Bankruptcy Code, the mootness doctrine and any similar statute or body of law if the Closing occurs in the absence of Final Orders.

12. **Conditions Precedent to the Obligations of Seller.** The obligations of Seller under this Agreement are subject to each of the following conditions being met:

(a) **Representations True and Correct.** Each and every representation of Buyer under this Agreement shall be true and accurate in all material respects as of the date when made and shall be deemed to have been made again at and as of the time of Closing and shall at and as of such time of Closing be true and accurate in all material respects except as to changes specifically contemplated by this Agreement or consented to by Seller.

(b) **Compliance with Covenants and Agreements.** Buyer shall have performed and complied in all material respects with (or compliance therewith shall have been waived by Seller) each and every covenant and agreement required by this Agreement to be performed or complied with by Buyer prior to or at the Closing.

(c) **Payment of Upfront Cash Purchase Price.** Buyer shall tender the Upfront Cash Purchase Price in cash or cash equivalent funds at Closing.

(d) **Effect of Sale Order.** The Bankruptcy Court shall approve the sale by entry of the Sale Order that (i) is a Final Order, or (ii) is an order in compliance with Section 363(m) of the Bankruptcy Code which allows closing without a non-appealable final order, and is an order which, pursuant to Rules 6004(g) and 6006(d) of the Bankruptcy Rules, provides that (A) such order shall not be stayed for ten (10) days after the entry thereof, but shall be effective and enforceable immediately upon entry, and (B) the provisions of such order are non-severable and mutually dependent.

13. **Notification of Certain Matters.**

(a) Seller shall give prompt written notice to Buyer of (i) the occurrence or nonoccurrence of any event that would be likely to cause either (A) any representation or warranty of Seller contained in this Agreement, or in connection with the transactions contemplated hereunder, to be untrue or inaccurate in any material respect at any time from the date hereof to the Closing or (B) directly or indirectly, any material adverse effect on Seller, or (ii) any material failure of Seller to comply with or satisfy any covenant, condition, or agreement to be complied with or satisfied by it hereunder. notwithstanding the foregoing, the delivery of any notice pursuant to this Section shall not be deemed to cure any breach of any representation, warranty, covenant, or agreement or to satisfy any condition, or limit or otherwise affect the remedies available hereunder to the party receiving such notice.

(b) To the extent not already included, Seller shall add Buyer and Buyer's counsel to Seller's so-called "Rule 2002 notice list" and otherwise provide notice to Buyer of all matters that are required to be served on Seller's creditors pursuant to the Bankruptcy Code and Rules.

14. Bankruptcy Actions.

(a) Seller shall: (i) file a motion to approve Bid Procedures within five (5) days of commencement of the Bankruptcy Case; (ii) ensure that bids are due no later than the Bid Deadline; (iii) ensure that the Auction shall be held no later than the Auction Deadline; (iv) obtain entry of the Sale Order by no later than the Sale Order Deadline; and (v) consummate the Closing in accordance with this Agreement.

(b) Seller will provide Buyer with a reasonable opportunity to review and comment upon all motions, applications, petitions, schedules, and supporting papers relating to the transactions contemplated by this Agreement prepared by Seller (including forms of orders and notices to interested parties) prior to the filing thereof in the Bankruptcy Case. All motions, applications, and supporting papers prepared by Seller and relating (directly or indirectly) to the transactions contemplated by this Agreement to be filed on behalf of Seller after the date hereof must be reasonably satisfactory in form and substance consistent with this Agreement.

(c) Seller will promptly take such actions as are reasonably requested by Buyer to assist in obtaining entry of the Sale Order and the Bidding Procedures Order, including furnishing affidavits or other documents or information for filing with the Bankruptcy Court for purposes, among others, of providing necessary assurances of performance by Seller of its obligations under this Agreement and the transaction documents and demonstrating that Buyer is a good faith buyer under Section 363(m) of the Bankruptcy Code.

(d) Seller shall execute such documents and use its reasonable best efforts to take or cause to be taken all actions and do or cause to be done all things necessary, proper, or advisable to consummate the transactions contemplated by this Agreement (including to put Buyer in actual possession and operating control of the Equipment, to effectuate, record, or perfect the transfer of the Equipment to Buyer, to confirm the title of the Equipment in Buyer, to assist Buyer in exercising rights relating thereto, to obtain all consents, approvals, and

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authorizations of third parties, and to make all filings with and give all notices to third parties which may be necessary or required in order to effectuate the transactions contemplated hereby.

15. **Exclusivity.** Until entry of the Bidding Procedures Order and then only as consistent with the Bidding Procedures Order, Seller will not directly or indirectly solicit bids from other prospective buyers for the sale of all or substantially all of the Equipment.

16. **Other Bankruptcy Matters.**

(a) Seller and Buyer acknowledge that this Agreement and the sale of the Equipment are subject to Bankruptcy Court approval. Seller and Buyer acknowledge that (i) to obtain such approval, Seller must demonstrate that it has taken reasonable steps to obtain the highest and otherwise best offer possible for the Equipment, and that such demonstration shall include giving notice of the transactions contemplated by this Agreement to creditors and interested parties as ordered by the Bankruptcy Court.

(b) From and after entry of the Bidding Procedures Order, Seller shall not take any action which is intended to (or is reasonably likely to), or fail to take any action the intent (or the reasonably likely result) of which failure to act is to, result in the reversal, voiding, modification, or staying of the Bidding Procedures Order.

(c) The Parties expressly acknowledge that this Agreement and its performance, including the sale of the Equipment, is subject to other bids of other Qualified Bidders pursuant to the Bidding Procedures Order.

17. **Termination.** This Agreement may be terminated and the transactions contemplated herein abandoned prior to the Closing as follows:

(a) by mutual written agreement of Buyer and Seller;

(b) by Buyer or Seller if there shall be in effect a Final Order restraining, enjoining, or otherwise prohibiting the consummation of the transactions contemplated hereby;

(c) by Buyer or Seller (provided that the terminating party is not then in material breach of any representation, warranty, covenant, or other agreement contained herein), if there shall have been a material breach or misrepresentation of any of the representations or warranties or a material breach of any of the covenants set forth in this Agreement on the part of the other party, which breach is not cured within five (5) Business Days following written notice to the party committing such breach or which breach, by its nature, cannot be cured prior to the Auction.

(d) by Buyer (provided that Buyer is not then in material breach of any representation, warranty, covenant, or other agreement contained herein) if it shall have reasonably determined that one (1) or more conditions set forth in Section 11 has not been or cannot be fulfilled or satisfied prior to the date specified in such condition (if such condition specifies a date other than the Closing Date by which such condition must be satisfied); unless

such reason for non-fulfillment or non-satisfaction shall be due solely to the failure of Buyer to perform or comply with any covenants or agreements herein to be performed or complied by its prior to the Closing;

(e) by Buyer if the Bankruptcy Court has not entered the Bidding Procedures Order by no later than the Bidding Procedures Order Deadline (or such later date as Buyer may determine in its sole discretion); ;

(f) by Buyer if the Bidding Procedures Order does not require that bids be due no later than the Bid Deadline and does not include the Bidding Procedures set forth in Section 6 of this Agreement;

(g) by Buyer if (i) the Auction has not occurred by no later than the Auction Deadline Date; or (ii) Buyer is not the Successful Bidder at the Auction;

(h) by Buyer if (i) the Bankruptcy Court has not entered the Sale Order by no later than the Sale Order Deadline, or (ii) the Sale Order ceases to be in full force and effect, or is revoked, rescinded, vacated, materially modified, reversed or stayed, or otherwise rendered ineffective by a court of competent jurisdiction;

(i) by Buyer if the Closing shall not have occurred by June 30, 2016 (or by such later date as shall be mutually agreed to by Buyer and Seller in writing), unless the Closing has not occurred due to a material failure of Buyer to perform or observe its obligations as set forth in this Agreement required to be performed or observed by it on or before the Closing Date;

(j) by Seller on any day on or after June 30, 2016, if the Closing shall not have occurred by such date (or by such later date as shall be mutually agreed to by Buyer and Seller in writing), unless the Closing has not occurred due to a material failure of Seller to perform or observe its obligations as set forth in this Agreement required to be performed or observed by it on or before the Closing Date;

(k) by Seller (provided that Seller is not then in material breach of any representation, warranty, covenant, or other agreement contained herein) if it shall have reasonably determined that one (1) or more conditions set forth in Section 12 (other than has not been or cannot be fulfilled or satisfied prior to the date specified in such condition (if such condition specifies a date other than the Closing Date by which such condition must be satisfied), unless such reason for non-fulfillment or non-satisfaction shall be due solely to the failure of Seller to perform or comply with any of the covenants or agreements herein to be performed or complied by it prior to the Closing;

(l) by Buyer or Seller upon the Bankruptcy Court's entry of an order approving a Competing Transaction;

18. Effect of Termination; Deposit, Breakup Fee and Reimbursable Expenses to Buyer.

(a) In the event that the Bidding Procedures Order approving this Agreement is entered by the Bankruptcy Court and becomes effective, and thereafter this Agreement is terminated, the Deposit and Breakup Fee and/or Reimbursable Expenses shall be (i) paid to Buyer as provided in Section 5(b), in the case where the Agreement terminates due to the Equipment being acquired by a buyer other than the Buyer under this Agreement, or (ii) if termination occurs for any other reason under Section 17, Buyer shall be paid the Deposit (plus interest as provided herein) and Reimbursable Expenses within five (5) Business Days of such termination, unless the termination is under Section 17(c) or (k) based on the fault of the Buyer, in which case, Buyer shall only be repaid the Deposit (plus interest as provided herein) within five (5) Business Days.

(b) Seller's obligation to pay the Deposit, Breakup Fee and the Reimbursable Expenses pursuant to this Section 18 shall survive termination of this Agreement and shall constitute, with respect to the Breakup Fee and Reimbursable Expenses, an administrative expense of Seller under Section 503(b) of the Bankruptcy Code and, with respect to the Deposit (plus interest as provided herein), a surcharge against the Equipment under 11 USC Section 506(c) as well as administrative expense under Section 503(b).

19. Closing.

(a) Actions at Closing. Closing of the transaction contemplated hereby shall take place in the offices of Seller's Counsel ("Seller's Office"), on or before June 21, 2016 at 10:00 a.m. Central Time, or at such other date and time as the Buyer and Seller may mutually agree upon (such date and time, as changed pursuant hereto, being herein called the "Closing Date"). The Closing shall be deemed to have occurred at 12:01 a.m., Central Time, on the Closing Date (the "Effective Date").

(b) Seller. At the Closing, Seller shall execute and deliver to Buyer the following:

(i) Conveyance Documents. (A) A conveyance of the Equipment by instruments, documents, or certificates, in a form reasonably satisfactory to Seller and Buyer that is consistent with bankruptcy sales of the type described herein and (B) such other bills of sale, certificates of title, assignments, and other instruments of transfer as are necessary to convey the Equipment ("Conveyance Document"); effective, in each case, as of the Closing Date, provided, however, that if any certificates of title are not in the possession of the Seller, the Sale Order shall provide for transfer of ownership until replacement is obtained by the Seller at which time Seller shall promptly execute and deliver to Buyer, and Seller shall use its reasonable best efforts to obtain, the replacement certificate of titles as soon as reasonably practicable after Closing.

(ii) Closing Statement. A Closing Statement shall be prepared, which shall provide a summary of the purchase transaction, summarizing amounts due and providing instructions for wiring of funds.

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(iii) **Miscellaneous Documents.** Such other documents and instruments of transfer as may be reasonably requested by Buyer to consummate the transactions contemplated herein.

(iv) **Further Assurances.** From time to time prior to and after the Closing, and without further consideration, Seller, upon the request of Buyer, shall execute and deliver such documents and instruments of conveyance and transfer as Buyer may reasonably request in order to consummate more effectively the purchase and sale of the Equipment as contemplated hereby, to vest in Buyer title to the Equipment transferred hereunder and to permit Buyer to perfect, record, or protect its interests in the Equipment, or to otherwise more fully consummate the transactions contemplated by this Agreement. Seller shall provide notice of the transactions contemplated by this Agreement and the Chapter 11 Case to all parties entitled to such notice.

(c) **Buyer.** At the Closing, Buyer shall do the following:

(i) **Payment to Seller.** Buyer shall wire transfer the remaining cash portion of the Upfront Cash Purchase Price (less the Deposit and interest accrued thereon and the Transportation Holdback) to Seller as set forth in a letter of instruction provided by Seller prior to Closing.

(ii) **Closing Statement.** A Closing Statement shall be prepared, which shall provide a summary of the purchase transaction, summarizing amounts due and providing instructions for wiring of funds.

(iii) **Miscellaneous Documents.** Such other documents and instruments of transfer as may be reasonably requested by Seller to consummate the transactions contemplated herein.

Notwithstanding the foregoing, Seller and Buyer may choose to proceed to a Closing at such other time as they may mutually agree and notwithstanding that the Sale Order has not become a Final Order and/or that a stay may or may not have been granted in the Bankruptcy Case.

20. **Risk of Loss.** The Equipment shall be and remain at the risk of the Seller up to and including the Effective Date. The Seller will maintain in force all the policies of property damage insurance under which any of the Equipment is insured until such the Closing Date. If, before risk of loss becomes the responsibility of the Buyer in accordance with this Section, any of the Equipment is lost, damaged or destroyed (other than loss, damage or destruction arising as a result of the negligence or fault of the Buyer, its agents or employees) and cannot be picked up by the Buyer or its transportation agent, then the Buyer at its sole discretion may either:

(a) be entitled to a Condition Adjustment under Section 7(i)(C); or

(b) be entitled to the benefits of insurance proceeds payable as a result of the occurrence which proceeds of insurance are to be directed by the Seller to be paid to the Buyer, and to the extent insurance proceeds are paid to the Buyer, the Buyer will not be

entitled to the Condition Adjustment but will include the insurance proceeds in the Gross Sale Proceeds under Section 7.

21. Post-Closing Covenants of Seller.

(a) **Access to Locations.** Seller will give, or use reasonable best efforts to cause to be given, to the Buyer authorization to store any of the In-Situ Equipment on Location during the period commencing as of the Closing Date up to and including the date of its resale by the Buyer (the "Pre-Sale Period"), and thereafter, subsequent to its resale, for a reasonable period to permit removal by the purchaser thereof (the "Post-Sale Period"). During the Pre-Sale Period, Seller will ensure that: (A) Buyer and its subcontractors are provided access to the Locations during normal business hours to: (i) in the event Seller is not engaged to transport any of the Equipment, facilitate the pickup and transport of the Equipment to Buyer's auction sites as required by Buyer; and (ii) prepare In-Situ Equipment for resale; and (B) prospective purchasers are provided access to inspect In-Situ Equipment advertised for resale. During the Post-Sale Period, Seller will ensure that Buyer and purchasers of In-Situ Equipment are provided access to the Locations during normal business hours to facilitate removal of their purchases. Buyer agrees to obtain from prospective purchasers inspecting In-Situ Equipment and the purchasers thereof, prior to such persons being granted access the Locations for purposes described in this Section 21(a), a release and waiver of any liability arising out of access to the Locations in favor of Seller and Buyer in a form reasonably acceptable to Seller. From and after the Closing Date, the Buyer agrees to indemnify and save the Seller harmless from and against all damages arising in connection with the storage of the In-Situ Equipment on Location as contemplated in this Agreement caused by the illegal acts, wilful misconduct or gross negligence of the Buyer, its agents or subcontractors.

22. Buyer's Assumption and Indemnification. Buyer shall, on the date of Closing, agree (a) to assume, and to timely pay and perform, all duties, obligations and liabilities relating to the ownership and/or operation of the Equipment accruing or arising on and after the Effective Date and (b) to indemnify, defend and hold Seller (and its affiliated parties, and its directors, officers, employees, members, attorneys, contractors and agents of Seller or any such other affiliated party) harmless from and against any and all claims, actions, causes of action, liabilities, damages, losses, costs or expenses (including, without limitation, court costs and attorneys' fees) of any kind or character arising out of or otherwise relating to the ownership and/or operation of the Equipment on and after the Effective Date. **NOTHING CONTAINED HEREIN SHALL CONSTITUTE AN ASSUMPTION BY BUYER OF ANY OBLIGATION OF SELLER WHICH EXISTED PRIOR TO THE EFFECTIVE DATE, AND BUYER EXPRESSLY EXCLUDES ANY ASSUMPTION OF LIABILITY FOR ANY FINES, PENALTIES, CIVIL OR CRIMINAL, ASSESSED AGAINST OR BASED UPON CONDUCT, ACTION, OR INACTION OF SELLER. THE FOREGOING ASSUMPTIONS AND INDEMNIFICATIONS SHALL APPLY WHETHER OR NOT SUCH DUTIES, OBLIGATIONS OR LIABILITIES, OR SUCH CLAIMS, ACTIONS, CAUSES OF ACTION, LIABILITIES, DAMAGES, LOSSES, COSTS OR EXPENSES ARISE OUT OF (i) NEGLIGENCE (INCLUDING SOLE NEGLIGENCE, SINGLE NEGLIGENCE, CONCURRENT NEGLIGENCE, ACTIVE OR PASSIVE**

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NEGLIGENCE, BUT EXPRESSLY NOT INCLUDING GROSS NEGLIGENCE) OF ANY INDEMNIFIED PARTY, OR (ii) STRICT LIABILITY.

23. **No Commissions Owed.** Buyer agrees to indemnify and hold Seller (and its affiliated parties and its officers, directors, members, employees, attorneys, contractors and agents of Seller or any such other affiliated party) harmless from and against any and all claims, actions, causes of action, liabilities, damages, losses, costs or expenses (including, without limitation, court costs and attorneys' fees) of any kind or character arising out of or resulting from any agreement, arrangement or understanding alleged to have been made by, or on behalf of, Buyer with any broker or finder in connection with this Agreement or the transaction contemplated hereby. Seller agrees to indemnify and hold Buyer (and its affiliated parties and its officers, directors, members, employees, attorneys, contractors and agents of Buyer or any such other affiliated party) harmless from and against any and all claims, actions, causes of action, liabilities, damages, losses, costs or expenses (including without limitation, court costs and attorneys' fees) of any kind or character arising out of or resulting from any agreement, arrangement or understanding alleged to have been made by, or on behalf of, Seller with any broker or finder in connection with this Agreement or the transaction contemplated hereby.

24. **Notices.** All notices and other communications required under this Agreement shall (unless otherwise specifically provided herein) be in writing and be delivered personally, by recognized commercial courier or delivery service which provides a receipt, by telecopier (with receipt acknowledged), or by registered or certified mail (postage prepaid), at the following addresses:

If to Buyer:

Ritchie Bros. Auctioneers (America), Inc.
Attention: Robert "Bobby" Love
Regional Sales Manager, Major Accounts
6050 Azle Ave.
Fort Worth, TX 76135

817-238-5825
rlove@ritchiebros.com

With copy to:

Darren Watt
General Counsel & Corporate Secretary
Ritchie Bros. Auctioneers (America), Inc.
4000 Pine Lake Road
Lincoln, NE, USA 68516
dwatt@rbauktion.com

Michael R. Mills
Dorsey & Whitney LLP
1031 West Fourth Avenue, Suite 600
Anchorage, AK 99501-5907
mills.mike@dorsey.com

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If to Seller: Sheehan Pipe Line Construction Company
Attention: Leonard Pataki, Esq.
2431 E. 61st Street, Suite 700
Tulsa, OK 74136
lpataki@sheehanpipeline.com

With copy to: Gary M. McDonald
McDonald, McCann, Metcalf & Carwile, LLP
15 East Fifth Street, Suite 1400
Tulsa, OK 74103
gmcDonald@mmmsk.com

and shall be considered delivered on the date of receipt. Either Buyer or Seller may specify as its proper address any other post office address within the continental limits of the United States by giving notice to the other party, in the manner provided in this Section, at least ten (10) days prior to the effective date of such change of address.

25. **Survival of Provisions, Certain Limitations.** All representations and warranties made herein by Buyer or by Seller shall be true and correct on and as of the date of Closing with the same force and effect as if made at that time. All of such representations and warranties made by Seller and Buyer shall not survive the Closing and the delivery of the Conveyance Documents. For the avoidance of doubt, the obligations of the parties under Sections 4 and 7 of this agreement shall survive the Closing and the delivery of the Conveyance Documents.

26. **Miscellaneous Matters.**

(a) **Further Assurances.** Seller agrees that, after the Closing, it shall execute and deliver, and shall otherwise cause to be executed and delivered, from time to time, such further instruments, notices, and other documents and do such other and further acts and things, as may be reasonably necessary to more fully and effectively grant, convey and assign the Equipment to Buyer.

(b) **Parties Bear Own Expenses/No Special Damages.** Each party shall bear and pay all expenses (including, without limitation, legal fees) incurred by it in connection with the transaction contemplated by this Agreement. Notwithstanding anything herein to the contrary, neither party shall have any obligations with respect to this Agreement, or otherwise in connection herewith, for any special, consequential or punitive damages.

(c) **Taxes.** Applicable sales, transfer or similar tax will be paid by Buyer in connection with this transaction. Buyer shall be responsible for remitting such taxes to the appropriate taxing authorities. Personal property taxes for the Equipment, if any, shall be prorated between Seller and Buyer as of the Effective Date. If the actual taxes are not known on the Closing Date, Seller's share of such taxes shall be determined using the rates for the year prior to the year in which the Closing occurs, with appropriate adjustments for any known and verifiable changes thereto.

(d) **Entire Agreement.** This Agreement (inclusive of the attached exhibits and schedules) contains the entire understanding of the parties hereto with respect to the subject matter hereof and supersedes all prior agreements, understandings, negotiations, and discussions among the parties with respect to such subject matter.

(e) **Amendments, Waivers.** This Agreement may be amended, modified, supplemented, restated or discharged (and provisions hereof may be waived) only by an instrument in writing signed by the party against whom enforcement of the amendment, modification, supplement, restatement or discharge (or waiver) is sought.

(f) **Choice of Law.** Without regard to principles of conflicts of law, this Agreement shall be construed and enforced in accordance with and governed by the laws of the State of Oklahoma applicable to contracts made and to be performed entirely within such state and the laws of the United States of America.

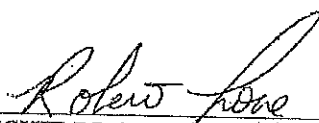
(g) **Headings, Time of Essence, Etc.** The descriptive headings contained in this Agreement are for convenience only and shall not control or affect the meaning or construction of any provision of this Agreement. Within this Agreement words of any gender shall be held and construed to cover the other gender, and words in the singular shall be held and construed to cover the plural, unless the context otherwise requires. Time is of the essence in this Agreement. All claims for indemnity must be brought within the notice period specified or be waived.

(h) **Restriction on Assignment.** Seller and Buyer may assign their rights and obligations under this Agreement only with the written consent of the other party to this Agreement and such consent shall not be unreasonably withheld. No preferential purchase rights in or to the Equipment are being retained by Seller after the sale described herein.


(i) **Successors and Assigns.** Subject to the limitation on assignment contained in subsection (h) above, the Agreement shall be binding on and inure to the benefit of the parties hereto and their respective successors and assigns.

(j) **Counterpart Execution.** This Agreement may be executed in counterparts, all of which are identical and all of which constitute one and the same instrument. It shall not be necessary for Buyer and Seller to sign the same counterpart.

IN WITNESS WHEREOF, this Agreement is executed by the parties hereto on the date set forth above.



RICHE BROS. AUCTIONEERS (AMERICA), INC.
By: ROBERT LOVE
Title: Manager - Major Accounts



SHEEHAN PIPE LINE CONSTRUCTION COMPANY
By: ROBERT A. RIESS, SR.
Title: PRESIDENT & CEO

Schedule A Sheehan Pipeline April 13, 2016

RBA ID	OWNER ID	YEAR	MANUFACTURER	MODEL	MODEL DESCRIPTION	MACHINE TYPE	SN
1	TM435	2008	POLARIS	500EFI	RANGER 4X4	UTILITY VEHICLE	4XARH50A782383254
2	TM432	2007	POLARIS	500EFI	RANGER 4X4	UTILITY VEHICLE	4XARH50A072365757
3	TM424	2006	POLARIS	500EFI	RANGER 4X4	UTILITY VEHICLE	4XARD50AX6D740603
4	TM316	1983	TUCKER	544C	5 PASSENGER CREW CAB	SNOW CAT	3833625
5	PU1169	2008	CHEVROLET	2500HD	SILVERADO Z71 LT CREW CAB 4X4	PICKUP	1GCHK23648F111765
6	PU1171	2008	CHEVROLET	2500HD	SILVERADO Z71 LT CREW CAB 4X4	PICKUP	1GCHK23688F174089
7	PU1173	2008	CHEVROLET	2500HD	SILVERADO Z71 LT CREW CAB 4X4	PICKUP	1GCHK23688F104141
8	PU1174	2008	CHEVROLET	2500HD	SILVERADO Z71 LT CREW CAB 4X4	PICKUP	1GCHK23698F137388
9	PU1175	2008	CHEVROLET	2500HD	SILVERADO LT CREW CAB Z71 4X4	PICKUP	1GCHK23678F150446
10	PU1172	2008	CHEVROLET	2500HD	SILVERADO LT CREW CAB 4X4	PICKUP	1GCHK23688F126690
11	PU1142	2007	CHEVROLET	2500HD	SILVERADO LT CREW CAB 4X4	PICKUP	1GCHK23687F518132
12	PU1068	2005	CHEVROLET	2500HD	SILVERADO LS CREW CAB 4X4	PICKUP	1GCHK23235F923440
13	PU1072	2005	CHEVROLET	2500HD	SILVERADO LS CREW CAB 4X4	PICKUP	1GCHK23275F949300
14	PU1069	2005	CHEVROLET	2500HD	SILVERADO LS CREW CAB 4X4	PICKUP	1GCHK23295F917948
15	PU1071	2005	CHEVROLET	2500HD	SILVERADO LS CREW CAB 4X4	PICKUP	1GCHK23215F947803
16	PU1027	2001	CHEVROLET	2500HD	SILVERADO LS EXTENDED CAB 4X4	PICKUP	1GCHK29161E274750
17	PU1075	2005	CHEVROLET	2500HD	SILVERADO LT CREW CAB 4X4	PICKUP	1GCHK23U45F948218
18	PU1037	2002	CHEVROLET	2500HD	SILVERADO LT EXTENDED CAB 4X4	PICKUP	1GCHK29U22E248836
19	PU837	1994	CHEVROLET	2500	CHEYENNE	PICKUP	1GCGC24K6RE273036
20	PU1113	2007	CHEVROLET	1500	SILVERADO Z71 CREW CAB 4X4	PICKUP	2GCEK13Z971105148
21	PU1304	2013	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2B60DEB34333
22	PU1305	2013	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2B69DEB34332
23	PU1297	2012	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT7CEB00202
24	PU1283	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BTXBEA81899
25	PU1275	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT7BEA81889
26	PU1280	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT3BEA81887
27	PU1286	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT0BEA81894
28	PU1284	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT7BEA81892
29	PU1277	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT5BEA81891
30	PU1281	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT6BEA81897
31	PU1279	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT1BEA81886
32	PU1282	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT3BEA81898
33	PU1276	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT3BEA81890
34	PU1278	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BTXBEA81885
35	PU1285	2011	FORD	F250	XLT SUPER DUTY CREW CAB 4X4	PICKUP	1FT7W2BT9BEA81893
36	PU1250	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B59AEB36997
37	PU1252	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B52AEB36999
38	PU1243	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B56AEB36990
39	PU1254	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B55AEB37001
40	PU1251	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B50AEB36998
41	PU1239	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B54AEB36986
42	PU1266	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B53AEB37013
43	PU1246	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B51AEB36993
44	PU1255	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B57AEB37002
45	PU1244	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B58AEB36991
46	PU1265	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B5XAEB37012
47	PU1260	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B56AEB37007
48	PU1242	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B5XAEB36989
49	PU1240	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B56AEB36987
50	PU1267	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B53AEB37014
51	PU1261	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B58AEB37008
52	PU1249	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B57AEB36996
53	PU1258	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B52AEB37005
54	PU1247	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B53AEB36994
55	PU1241	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B58AEB36988
56	PU1263	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B56AEB37010
57	PU1245	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B5XAEB36992
58	PU1253	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B53AEB37000
59	PU1259	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B54AEB37006
60	PU1264	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B58AEB37011
61	PU1268	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B55AEB37015
62	PU1262	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B5XAEB37009
63	PU1248	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B55AEB36995
64	PU1257	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B50AEB37004
65	PU1256	2010	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW2B59AEB37003
66	PU1211	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21549EA09930
67	PU1213	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21589EA09932
68	PU1223	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21509EA09942
69	PU1215	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21519EA09934
70	PU1208	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21549EA09927
71	PU1209	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21569EA09928
72	PU1222	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21599EA09941
73	PU1221	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21579EA09940
74	PU1210	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21589EA09929
75	PU1216	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21539EA09935

Schedule A Sheehan Pipeline April 13, 2016

RBA ID	OWNER ID	YEAR	MANUFACTURER	MODEL	MODEL DESCRIPTION	MACHINE TYPE	SN
76	PU1214	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW215X9EA09933
77	PU1220	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21509EA09939
78	PU1219	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21599EA09938
79	PU1207	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21529EA09926
80	PU1205	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21599EA09924
81	PU1206	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21509EA09925
82	PU1204	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21579EA09923
83	PU1218	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP	1FTSW21579EA09937
84	PU1302	2013	FORD	F150	XLT CREW CAB 4X4	PICKUP	1FTFW1ET3DFC14355
85	PU1303	2013	FORD	F150	XLT CREW CAB 4X4	PICKUP	1FTFW1ET5DFC14356
86	PU1056	2000	GMC	1500	SIERRA Z71 SLE EXTENDED CAB 4X4	PICKUP	1GTEK19T2YE279047
87	CA-1226 (add)	2008	CADILLAC	ESCALADE		SPORT UTILITY VEHICLE	
88	BU1290	2000	CHEVROLET	7000	44 PASSENGER 4X2	BUS	1GBL7T1C8YJ523991
89	BU1298	2000	CHEVROLET	7000	65 PASSENGER 4X2	BUS	1GBL7T1CXYJ522132
90	BU1299	1999	CHEVROLET	7000	44 PASSENGER 4X2	BUS	1GBL7T1C0XJ108081
91	BU1300	1998	CHEVROLET	7000	44 PASSENGER 4X2	BUS	1GBL7T1C0WJ110931
92	BU1291	1998	CHEVROLET	7000	44 PASSENGER 4X2	BUS	1GBL7T1C1WJ110937
93	BU1306	1998	CHEVROLET	7000	53 PASSENGER 4X2	BUS	1GBG7T1P4WJ103551
94	BU1301	1997	CHEVROLET	7000	44 PASSENGER 4X2	BUS	1GBL7T1J6VJ110865
95	BU1177	1996	FORD	B800	65 PASSENGER 4X2	BUS	1FDPB80C6TV2A1570
96	BU1144	1994	FORD	B700	22 PASSENGER 4X2	BUS	1FDXJ75CXRVA32991
97	BU1168	1986	FORD	B700	28 PASSENGER 4X2	BUS	1FDXB70K0GVA48044
98	BU1292	2000	GMC	7000	44 PASSENGER 4X2	BUS	1GDL7T1C1YJ526383
99	BU1307	2001	INTERNATIONAL	3800	53 PASSENGER 4X2	BUS	1HVBBABM41H398142
100	BU1194	1995	INTERNATIONAL	3800	71 PASSENGER 4X2	BUS	1HVBBABN65H684651
101	BU1132	1993	INTERNATIONAL	3800	65 PASSENGER 4X2	BUS	1HVBBPEN8PH526740
102	BU1135	1993	INTERNATIONAL	3800	65 PASSENGER 4X2	BUS	1HVBBPEN1PH526739
103	BU1081	1991	INTERNATIONAL	3800	70 PASSENGER 4X2	BUS	1HVBBNHN7MH294420
104	BU1155	1991	INTERNATIONAL	3800	66 PASSENGER 4X2	BUS	1HVBBNUN9MH369351
105	BU1150	1989	INTERNATIONAL	1800	28 PASSENGER 4X2	BUS	1HVLPCFM6KH614358
106	BU1272	1997	THOMAS	SAF-T-LINER ER	58 PASSENGER 4X2	BUS	1T75U3B29V1144001
107	BU979	1991	BLUEBIRD	TC2000	52 PASSENGER 4X2	BUS	1BAAKCSA5MF045938
108	BU1044	1990	BLUEBIRD	TC2000	72 PASSENGER 4X2	BUS	1BAAHCSA4LF037276
109	BU1043	1990	BLUEBIRD	TC2000	72 PASSENGER 4X2	BUS	1BAAHCSAXLF037265
110	BU1080	1989	BLUEBIRD	TC2000	71 PASSENGER 4X2	BUS	1BAAHCSA8KF032497
111	BU1145	1994	FORD	B700	4X2 TEST	BUS	1FDWJ75C8RVA32838
112	BU1151	1993	INTERNATIONAL	3800	4X2 TEST	BUS	1HVBBPLM5PH536488
113	BU1198	1986	CHEVROLET	6000	4X2 TEST	BUS	1GDM6P1B0GV537761
114	BU1099	1980	FORD	B600	4X2 TEST	BUS	B60HVD0927
115	FB899	1965	KAISER	2 1/2 TON	6X6	VAN TRUCK	04G39571053911476
116	FB1062	1995	CHEVROLET	3500	CHEYENNE	FLATBED TRUCK	1GBHC34K2SE164920
117	PU1162	2008	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24628E143540
118	PU1161	2008	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24658E132497
119	PU1160	2008	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24648E136301
120	PU1143	2007	CHEVROLET	2500HD	SILVERADO Z71 CREW CAB 4X4	FLATBED TRUCK	1GCHK236X7F520173
121	PU1157	2007	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24637E557828
122	PU1158	2007	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24607E556877
123	PU1159	2007	CHEVROLET	2500HD	SILVERADO 4X4	FLATBED TRUCK	1GCHK24697E554528
124	PU990	2000	CHEVROLET	2500	4X4	FLATBED TRUCK	1GCGK24R7YR184387
125	PU0993	2000	CHEVROLET	2500	4X4	FLATBED TRUCK	1GCGK24R5YR203003
126	FB968	1999	CHEVROLET	C6500	4X2	FLATBED DUMP TRUCK	1GBJ7H1D5XJ102077
127	FB964	1999	CHEVROLET	C6500	4X2	FLATBED DUMP TRUCK	1GBJ7H1D4XJ102149
128	FB965	1999	CHEVROLET	C6500	4X2	FLATBED DUMP TRUCK	1GBJ7H1B5XJ100814
129	FB1041	1997	CHEVROLET	C6500	4X2	FLATBED DUMP TRUCK	1GBJ6H1J7VJ114799
130	FB1040	1998	GMC	C6500	4X2	FLATBED DUMP TRUCK	1GDJ6H1CSWJ518033
131	FB863	1995	CHEVROLET	KODIAK	4X2	FLATBED DUMP TRUCK	1GBJ7H1P0SJ108727
132	FB862	1995	CHEVROLET	KODIAK	4X2	FLATBED DUMP TRUCK	1GBJ7H1P6SJ104813
133	FB832	1994	CHEVROLET	KODIAK	4X2	FLATBED DUMP TRUCK	1GBJ7H1P6RJ104711
134	FB742	1991	CHEVROLET	KODIAK	4X2	FLATBED DUMP TRUCK	1GBL7H1P4MJ103154
135	FB923	1998	CHEVROLET	C6500	4X2	FLATBED TRUCK	1GBJ7H1P1WJ109665
136	FB833	1994	CHEVROLET	KODIAK	4X2	FLATBED TRUCK	1GBJ7H1P5RJ110970
137	FB1093	1992	CHEVROLET	KODIAK	4X2	FLATBED TRUCK	1GBJ7H1P2NJ108166
138	FB1119	1998	FORD	F800	4X2	FLATBED TRUCK	1FDWF80C8WVA27973
139	FB1051	2002	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED DUMP TRUCK	3FDXW75R02MA01772
140	FB997	2000	FORD	F750	XLT SUPER DUTY CREW CAB 4X2	FLATBED DUMP TRUCK	3FDXW75R0YMA08391
141	FB1184	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75P08V578231
142	FB1185	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75P28V578232
143	FB1182	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H08V067893
144	FB1180	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H78V067891
145	FB1186	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75P48V578233
146	FB1183	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H28V067894
147	FB1178	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H98V067889
148	FB1187	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75P68V578234
149	FB1179	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H58V067890
150	FB1181	2008	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75H98V067892

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151	FB1121	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75F97V486816
152	FB1127	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75F97V463995
153	FB1120	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75F27V463997
154	FB1122	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75T27V483195
155	FB1108	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRNW75V97V394152
156	FB1105	2007	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRWW75G37V402249
157	FB1106	2006	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75V26V267413
158	FB1107	2006	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FRXW75P86V296612
159	FB1050	2003	FORD	F750	XL SUPER DUTY CREW CAB 4X2	FLATBED TRUCK	3FDXW75R93MB00009
160	FB922	1998	FORD	F700	4X2	FLATBED TRUCK	1F0NF70J7WVA32795
161	FB1287	2005	FORD	F650	XL SUPER DUTY 4X2	FLATBED DUMP TRUCK	3FRNF65A75V122803
162	FB1270	2005	FORD	F550	XL SUPER DUTY 4X4	FLATBED TRUCK	1FDAF57P95EC82924
163	FB925	1999	FORD	F450	SUPER DUTY 4X2	FLATBED TRUCK	1FDXF46F5XE847682
164	FB1059	1999	FORD	F350	SUPER DUTY CREW CAB 4X4	FLATBED TRUCK	1FTSW31S0XEA09030
165	PU1083	1999	FORD	F250	SUPER DUTY CREW CAB 4X4	FLATBED TRUCK	1FTNW21F7XEA79876
166	FB1288	2000	STERLING	ACTERRA	4X2	FLATBED DUMP TRUCK	2FZHAJBA2YAG82493
167	FB1118	2001	INTERNATIONAL	4700	CREW CAB 4X2	FLATBED DUMP TRUCK	1HTSCAA191H400045
168	FB1133	2001	INTERNATIONAL	4900	4X2	FLATBED TRUCK	1HTSDAAL21H33964
169	FB935	1998	MACK	CS200P	MIDLINER 4X2	FLATBED TRUCK	VG6BA07AXWB502382
170	FB972	1998	INTERNATIONAL	5000	PAYSTAR 6X4	FLATBED TRUCK	1HTTGAE12WJ000296
171	FB1054	1998	INTERNATIONAL	5000	PAYSTAR 6X4	FLATBED TRUCK	1HTTGAE10WJ000295
172	FB906	1992	INTERNATIONAL	4900	6X4	FLATBED TRUCK	1HTSHPCR6NH424721
173	FB1136	1996	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA9X6T5730607
174	FB1137	1996	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA9X5T5730596
175	FB1139	1995	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA0X0S5653504
176	FB1138	1995	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA0X4S5653487
177	FB1128	1990	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA0X0L5550181
178	FB1129	1990	KENWORTH	W900B	6X4	FLATBED TRUCK	1NKWLA0X4L5550183
179	FB1053	2000	MACK	R688S	6X4	FLATBED TRUCK	1M2AM09C3YM005506
180	FB1016	1998	MACK	R688S	6X4	FLATBED TRUCK	1M2P267C4WM035908
181	FB1235	1994	MACK	CH613	6X4	FLATBED TRUCK	1M2AA13Y7RW041529
182	FB1033	1985	MACK	RW613	SUPERLINER 6X4	FLATBED TRUCK	1M2AY04Y0FM001515
183	FB1092	1982	MACK	RD612S	6X4	FLATBED TRUCK	1M2P127Y0CA002537
184	FB999	1999	STERLING	L8513	6X4	FLATBED TRUCK	2FZXMJC82XAB58589
185	FB1031/AC086	1994	PETERBILT	378	6X4	FLATBED TRUCK	1XPFB89X6RN350600
186	FB1130	1989	PETERBILT	357	6X4	FLATBED TRUCK	1XPALA0X5KN282848
187	FB803	1984	WHITE	WC564T	6X4	FLATBED TRUCK	1WNADCIJESN066860
188	FB901	1968	KAISER	M51A	MILITARY 2.5 TON 6X6	FLATBED TRUCK	952410451
189	FB1271	1968	KAISER		MILITARY 2.5 TON 6X6	FLATBED TRUCK	NK024B72053915683
190	FB1296	2005	MACK	CV713	GRANITE 8X4	ROLLOFF TRUCK	1M2AG11C05M019934
191	TK1238	2007	VOLVO	VHD	8X4	TRUCK TRACTOR (TRI/A)	4VSKC9GH17N467067
192	TK1295	2007	VOLVO	VT800	8X4	TRUCK TRACTOR (TRI/A)	4V4LC9KL27N477059
193	TK1294	2007	VOLVO	VT800	8X4	TRUCK TRACTOR (TRI/A)	4V4LC9KL37N460657
194	TK1293	2007	VOLVO	VT800	8X4	TRUCK TRACTOR (TRI/A)	4V4LC9KL17N460656
195	TK1111	2007	MACK	CV713	GRANITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AG10Y67M052098
196	TK1112	2007	MACK	CV713	GRANITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AG10Y87M052099
197	TK1192	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y57M002678
198	TK1193	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y77M002679
199	TK1163	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y07M002779
200	TK1164	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y77M002780
201	TK1165	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y47M002669
202	TK1166	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y07M002670
203	TK1188	2007	MACK	CL733	ELITE 8X4	TRUCK TRACTOR (TRI/A)	1M1AD64Y37M002632
204	TK1101	2001	MACK	CH613	8X4	TRUCK TRACTOR (TRI/A)	1M1AA18YX1W144252
205	TK1102	2001	MACK	CH613	8X4	TRUCK TRACTOR (TRI/A)	1M1AA18Y11W144253
206	TK1035	2001	MACK	CH613	8X4	TRUCK TRACTOR (TRI/A)	1M1AA18Y81W144251
207	TK1237	2006	PETERBILT	379	8X4	TRUCK TRACTOR (TRI/A)	1XP5DB0X26D889600
208	TK953	1998	PETERBILT	379	8X4	TRUCK TRACTOR (TRI/A)	1XP5PB0X6WD459611
209	TK1236	2008	PETERBILT	388	8X4	TRUCK TRACTOR (TRI/A)	1XPWDBEX8D750542
210	TK1233	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y36M001915
211	TK1232	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y86M001912
212	TK1228	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y96M001899
213	TK1229	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y26M001906
214	TK1230	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y46M001907
215	TK1227	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y76M001898
216	TK1231	2006	MACK	CL733	ELITE 6X4	TRUCK TRACTOR (T/A)	1M1AD65Y46M001910
217	TK1115	2007	MACK	CHN613	6X4	TRUCK TRACTOR (T/A)	1M1AJ07Y37N006885
218	TK1114	2007	MACK	CHN613	6X4	TRUCK TRACTOR (T/A)	1M1AJ07Y57N006886
219	TK1167	2004	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M1AA18Y34N156236
220	TK880	1997	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M2AA18Y0VW071068
221	TK905	1997	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M2AA12Y0VW076411
222	TK904	1997	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M2AA12Y9VW076410
223	TK1011	1996	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M2AA13Y5TW057672
224	TK1065	1996	MACK	CH613	6X4	TRUCK TRACTOR (T/A)	1M2AA13Y5TW057669
225	TK793	1993	MACK	CL653	ELITE 6X4	TRUCK TRACTOR (T/A)	1M2AD27Y9PW001084

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226	TK986	2000	MACK	RD688S	6X4	TRUCK TRACTOR (T/A)	1M2P267Y5YM050898
227	TK985	2000	MACK	RD688S	6X4 INOP	TRUCK TRACTOR (T/A)	1M2P267Y9YM048121
228	TK988	2000	MACK	RD688S	6X4	TRUCK TRACTOR (T/A)	1M2P267Y9YM051228
229	TK987	2000	MACK	RD688S	6X4	TRUCK TRACTOR (T/A)	1M2P267Y7YM050899
230	TK1015	1998	MACK	RD688S	6X4	TRUCK TRACTOR (T/A)	1M2P267C9WM037735
231	TK1018	1998	MACK	RD688S	6X4	TRUCK TRACTOR (T/A)	1M2P267C7WM034526
232	TK687	1989	MACK	R688ST	6X4	TRUCK TRACTOR (T/A)	2M2N187Y5KC029756
233	TK676	1988	MACK	R688ST	ECONDYNE 6X4	TRUCK TRACTOR (T/A)	2M2N187Y1JC025444
234	TK673	1987	MACK	R688ST	6X4	TRUCK TRACTOR (T/A)	1M2N187Y9HA019130
235	TK1089	1985	MACK	R686ST	6X4	TRUCK TRACTOR (T/A)	2M2N179Y7FC097974
236	PU1170	2008	CHEVROLET	2500HD	SILVERADO 271 LT CREW CAB 4X4	CAB & CHASSIS	1GCHK23628F152704
237	DT1117	2007	MACK	CV713	GRANITE 6X4	DUMP TRUCK (T/A)	1M2AG11C77M044879
238	DT1116	2007	MACK	CV713	GRANITE 6X4	DUMP TRUCK (T/A)	1M2AG11C67M044873
239	DT1039	1994	MACK	CH613	6X4	DUMP TRUCK (T/A)	1M2AA13Y1RW040862
240	DT1001	1985	MACK	RD688S	6X4	DUMP TRUCK (T/A)	1M2P141C9FA003537
241	DT852	1990	KENWORTH	T800	6X4	DUMP TRUCK (T/A)	1XKDD89X5LS553712
242	WA1110	1996	VOLVO	WCA64T	4000 GALLON 6X4	WATER TRUCK	4V4VDBPG6TN731648
243	WA824	1990	FORD	F900	3500 GALLON 6X4	WATER TRUCK	1FDYL90A8LVA27103
244	SV1197	2007	CHEVROLET	C7500	FLATBED 4X2	LUBE TRUCK	1GBK7C1387F417280
245	SV1123	2006	CHEVROLET	C7500	FLATBED 4X2	LUBE TRUCK	1GBK7C1336F431120
246	SV1008	1999	CHEVROLET	C7500	FLATBED 4X2	LUBE TRUCK	1GBM7H1C1XJ102517
247	SV743	1991	CHEVROLET	KODIAK	FLATBED 4X2	FUEL & LUBE TRUCK	1GBL7H1P8MJ013061
248	SV1109	2006	FORD	F750	XLT SUPER DUTY FLATBED 4X2	LUBE TRUCK	3FRPF75F96V235759
249	SV1019	1993	MACK	CH613	FLATBED 6X4	FUEL & LUBE TRUCK	1M1AA13Y3PW027919
250	TK900	1997	MACK	CH613	6X4	WINCH TRACTOR	1M1AA18Y3VW078889
251	TK1017	1998	MACK	RD688S	6X4	WINCH TRACTOR	1M2P267C1WM037728
252	TK683	1989	MACK	R688ST	6X4	WINCH TRACTOR	1M2N187YXKW028638
253	TK749	1992	PETERBILT	357	6X4	TRUCK TRACTOR (T/A)	1XPAD89XNN312940
254	TK750	1992	PETERBILT	357	6X4	WINCH TRACTOR	1XPAD89X1NN312941
255	BT1052	1993	PETERBILT	357	6X4 W/MANITEX 2284 22 TON	BOOM TRUCK	1XPAL80X7PD328635
256	BT974	1998	INTERNATIONAL	4800	CREW CAB 4X4	FLATBED TRUCK W/CRANE	1HTSEAARDWH543794
257	WT1202	2007	GMC	C7500	4X2	WINCH BED TRUCK	1GDJ7C1367F415465
258	WT1124	2006	CHEVROLET	C7500	4X2	WINCH BED TRUCK	1GBK7C1336F431358
259	WT1126	2006	CHEVROLET	C7500	4X2	WINCH BED TRUCK	1GBK7C13X6F431471
260	WT1125	2006	CHEVROLET	C7500	4X2	WINCH BED TRUCK	1GBK7C1366F431628
261	WT885	1996	CHEVROLET	KODIAK	4X2	BED TRUCK	1GBJ7H1P6TJ106899
262	WT836	1994	CHEVROLET	KODIAK	4X2	WINCH BED TRUCK	1GBL7H1P6R104443
263	WT756	1991	CHEVROLET	KODIAK	4X2	WINCH BED TRUCK	1GBL7H1P2MJ108370
264	WT724	1991	CHEVROLET	KODIAK	4X2	WINCH BED TRUCK	1GBL7H1P7MJ100409
265	WT938	1998	FORD	F800	4X2	WINCH BED TRUCK	1FDNF80C4WVA35922
266	WT996	2000	FORD	F750	XL SUPER DUTY 4X2	BED TRUCK	3FDF75R3YMA07509
267	WT936	1989	MACK	RD690S	6X4	WINCH BED TRUCK	1M2P198C6KW003933
268	SV1203	2008	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDL40X88J234744
269	SV1189	2008	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDL40X28J234741
270	SV1190	2008	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDL40X48J234742
271	SV1140	2007	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDLBOX57J209075
272	SV1131	2007	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDLBOX37J209074
273	SV1141	2007	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1NKDLBOX77J209076
274	SV1070	1999	KENWORTH	T800	4000 GALLON 6X4 FUEL	TANK TRUCK	1XKDD80X5XR956860
275	SV1153	1987	KENWORTH	T600A	4000 GALLON 6X4 FUEL	TANK TRUCK	1XKADB9XKH5342581
276	SV998	1999	STERLING	L8513	4000 GALLON 6X4 FUEL	TANK TRUCK	2FZXMCJB0XAB58588
277	SV971	1998	INTERNATIONAL	5000	PAYSTAR 3500 GALLON 6X4 FUEL	TANK TRUCK	1HTTGAET8WJ000299
278	SV827	1982	FORD	LT9000	3000 GALLON 6X4 FUEL	TANK TRUCK	1FDYU90W0CVA25886
279	SV771	1984	GMC	TOPKICK	SIERRA 2000 GALLON 4X2 FUEL	TANK TRUCK	1GDL7D1YXEV528218
280	TM363	1997	CATERPILLAR	TH83	8000 LB 4X4X4	TELESCOPIC FORKLIFT	3RN01095
281	TM326	1998	CATERPILLAR	TH82	8000 LB 4X4X4	TELESCOPIC FORKLIFT	3JN00679
282	TM417	2000	YALE	GLP050RGNUAE090	5000 LB	FORKLIFT	A875B05818X
283	TM414	2009	KUBOTA	M9540D		MFWD TRACTOR	81816
284	TM413	2009	KUBOTA	M9540D		MFWD TRACTOR	81703
285	TM343	1999	NEW HOLLAND	TC29D	MFWD	UTILITY TRACTOR	6011752
286	TM267	1989	KIOTI	LB2202		UTILITY TRACTOR	300112
287	MG007	1983	CATERPILLAR	14G		MOTOR GRADER	96U06186
288	MG010	2009	JOHN DEERE	672D	AWD	MOTOR GRADER	DW672DX623842
289	MG009	2009	JOHN DEERE	672D	AWD	MOTOR GRADER	DW672DX623763
290	TM333	1982	CATERPILLAR	980C		WHEEL LOADER	63X04682
291	TM334	1982	CATERPILLAR	980C		WHEEL LOADER	63X04591
292	TM229	1981	CATERPILLAR	980C		WHEEL LOADER	63X03494
293	TM418	2006	CATERPILLAR	966H		WHEEL LOADER	CAT0966HLA6D00328
294	TM439	2006	CATERPILLAR	IT38G	SERIES II	WHEEL LOADER	CATIT38GHCSX00967
295	99-2051	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TKMLN00590
296	99-2050	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TPMLN00586
297	99-2046	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TLMN00581
298	99-2048	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TCMLN00584
299	99-2049	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TTLN00585
300	99-2047	2012	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TEMLN00583

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301	TD452	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TAKPZ01908
302	TD453	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8THKPZ01913
303	TD464	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TEKPZ01735
304	TD454	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TEKPZ01914
305	TD455	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TPKPZ01948
306	TD456	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TKKPZ01952
307	TD465	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TCKPZ01736
308	TD468	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TTKPZ01740
309	TD466	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TPKPZ01738
310	TD467	2007	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TKKPZ01739
311	TD451	2006	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TEKPZ01332
312	TD408	2006	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TTKPZ01169
313	TD409	2006	CATERPILLAR	D8T		CRAWLER TRACTOR	CAT00D8TEKPZ01170
314	TD415	2002	CATERPILLAR	D8R		CRAWLER TRACTOR	CAT00D8RP6YZ00853
315	TD253	1980	CATERPILLAR	D8K		CRAWLER TRACTOR	77V14418
316	TD280	1980	CATERPILLAR	D8K		CRAWLER TRACTOR	77V15175
317	TD400	1978	CATERPILLAR	D8K		CRAWLER TRACTOR	77V11509
318	TD132	1964	CATERPILLAR	D8H		CRAWLER TRACTOR	46A08950
319	TD131	1964	CATERPILLAR	D8H		CRAWLER TRACTOR	46A08864
320	TD472	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RLAGN01692
321	TD469	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RVAGN01656
322	TD471	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RAAGN01688
323	TD473	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RHAGN01693
324	TD470	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RVAGN01687
325	TD475	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7RCAGN01695
326	TD474	2007	CATERPILLAR	D7R	XR SERIES II	CRAWLER TRACTOR	CAT00D7REAGN01694
327	TD436	2007	CATERPILLAR	D7R	SERIES II	CRAWLER TRACTOR	CAT00D7RVAEC01680
328	TD437	2007	CATERPILLAR	D7R	SERIES II	CRAWLER TRACTOR	CAT00D7RPAEC01687
329	TD352	1997	CATERPILLAR	D7R	XR	CRAWLER TRACTOR	2EN00380
330	TD401	1993	CATERPILLAR	D7H		CRAWLER TRACTOR	5BF05613
331	TD324	1993	CATERPILLAR	D7H		CRAWLER TRACTOR	5BF05672
332	TD306	1990	CATERPILLAR	D7H		CRAWLER TRACTOR	5BF00869
333	TD304	1990	CATERPILLAR	D7H		CRAWLER TRACTOR	79204134
334	TD402	1989	CATERPILLAR	D7H		CRAWLER TRACTOR	79202292
335	TD289	1989	CATERPILLAR	D7H		CRAWLER TRACTOR	79202291
336	TD227	1981	CATERPILLAR	D7G		CRAWLER TRACTOR	92V10348
337	TD210	1979	CATERPILLAR	D7G		CRAWLER TRACTOR	92V08357
338	TD242	1979	CATERPILLAR	D7G		CRAWLER TRACTOR	92V08077
339	TD255	1972	CATERPILLAR	D7F		CRAWLER TRACTOR	94N03988
340	TD487	2006	CATERPILLAR	D6R	SERIES III LGP	CRAWLER TRACTOR	CAT00D6RKWRG00506
341	TD488	2006	CATERPILLAR	D6R	SERIES III LGP	CRAWLER TRACTOR	CAT00D6RIWRG00507
342	TD421	2003	CATERPILLAR	D6R	SERIES II LGP	CRAWLER TRACTOR	CAT00D6RKADE00165
343	TD440	2001	CATERPILLAR	D6R	LGP	CRAWLER TRACTOR	CAT00D6RA9PN01722
344	TD419	2000	CATERPILLAR	D6R	XL	CRAWLER TRACTOR	5LN02625
345	TD320	1998	CATERPILLAR	D6R	XL	CRAWLER TRACTOR	5LN01419
346	TD372	1998	CATERPILLAR	D6R	LGP	CRAWLER TRACTOR	9PN01066
347	TD356	1996	CATERPILLAR	D6R	LGP	CRAWLER TRACTOR	9PN00429
348	TD486	2008	CATERPILLAR	D6N	LGP	CRAWLER TRACTOR	CAT00D6NPDJY00709
349	TD463	2008	CATERPILLAR	D6N	LGP	CRAWLER TRACTOR	CAT00D6NHDJY00770
350	TD457	2007	CATERPILLAR	D6N	XL	CRAWLER TRACTOR	CAT00D6NLDJA00519
351	TD420	2001	CATERPILLAR	D6M	LGP	CRAWLER TRACTOR	4JN02262
352	TD319	1996	CATERPILLAR	D6H	XL SERIES II	CRAWLER TRACTOR	9KJ01263
353	TD292	1990	CATERPILLAR	D6H		CRAWLER TRACTOR	3ZF01374
354	TD282	1988	CATERPILLAR	D6H		CRAWLER TRACTOR	4RC01909
355	TD258	1984	CATERPILLAR	D6D		CRAWLER TRACTOR	20X04238
356	TD251	1981	CATERPILLAR	D6D		CRAWLER TRACTOR	04X07828
357	TD213	1981	CATERPILLAR	D6D		CRAWLER TRACTOR	04X07034
358	TD215	1981	CATERPILLAR	D6D		CRAWLER TRACTOR	04X07038
359	TD246	1980	CATERPILLAR	D6D		CRAWLER TRACTOR	04X05974
360	TD205	1979	CATERPILLAR	D6D		CRAWLER TRACTOR	04X04038
361	TD379	2001	CATERPILLAR	D5C	SERIES III LGP	CRAWLER TRACTOR	6CS00886
362	TW130	1963	CATERPILLAR	D4D		CRAWLER TRACTOR	78A01494
363	TD-462	2008	CATERPILLAR	D6N	LGP	CRAWLER TRACTOR	CAT00D6NLDJY00762
364	TS284	1982	CATERPILLAR	D8K		PIPELAYER	66V06230
365	TS342	1977	CATERPILLAR	D8K		PIPELAYER	77V07659
366	TS268	1976	CATERPILLAR	D8K	CERTIFIED REBUILD 1986	PIPELAYER	77V75287
367	TS412	1978	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00389
368	TS411	1978	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00356
369	TS410	1978	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00281
370	TS226	1978	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00319
371	TS297	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00135
372	TS344	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00128
373	TS296	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00182
374	TS394	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00157
375	TS295	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00179

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376	TS393	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00152
377	TS398	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00172
378	TS397	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00171
379	TS396	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00161
380	TS395	1975	CATERPILLAR	594H	CRAWLER	PIPELAYER	96V00160
381	TS392	1974	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00848
382	TS252	1974	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00847
383	TS389	1974	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00827
384	TS391	1974	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00856
385	TS386	1973	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00501
386	TS388	1973	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00313
387	TS387	1973	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00311
388	TS390	1971	CATERPILLAR	594	CRAWLER	PIPELAYER	62H00296
389	TS444	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TPCMX00442
390	TS448	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TCCMX00462
391	TS-459	2008	CATERPILLAR	587T	CRAWLER	PIPELAYER	CAT0587TLFAT00390
392	TS446	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TACMX00450
393	TS443	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TTCMX00441
394	TS447	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TLCMX00451
395	TS442	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TCCMX00440
396	TS-458	2008	CATERPILLAR	587T	CRAWLER	PIPELAYER	CAT0587TEFAT00389
397	TS450	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TACMX00464
398	TS449	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TVCMX00463
399	TS-460	2008	CATERPILLAR	587T	CRAWLER	PIPELAYER	CAT0587TJFAT00383
400	TS441	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583THCMX00435
401	TS-461	2008	CATERPILLAR	587T	CRAWLER	PIPELAYER	CAT0587TCFAT00384
402	TS445	2008	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TKCMX00443
403	TS483	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TCCMX00235
404	TS477	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TPCMX00229
405	TS482	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TJCMX00234
406	TS476	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TTCMX00228
407	TS413	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TLCMX00191
408	TS481	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TKCMX00233
409	TS479	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TTCMX00231
410	TS414	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583THCMX00192
411	TS478	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TCCMX00230
412	TS480	2007	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TPCMX00232
413	TS491	2006	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TECMX00131
414	TS406	2006	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TCCMX00132
415	TS416	2006	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583THCMX00130
416	TS407	2006	CATERPILLAR	583T	CRAWLER	PIPELAYER	CAT0583TKCMX00135
417	TS240	1976	CATERPILLAR	583K	CRAWLER	PIPELAYER	78V00539
418	TS259	1975	CATERPILLAR	583K	CRAWLER	PIPELAYER	78V00484
419	TS335	1974	CATERPILLAR	583K	CRAWLER	PIPELAYER	78V00391
420	TS348	1969	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00556
421	TS349	1969	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00577
422	TS236	1968	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00499
423	TS235	1968	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00467
424	TS208	1966	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00194
425	TS204	1964	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00098
426	TS299	1963	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00077
427	TS300	1960	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00048
428	TS232	1960	CATERPILLAR	583H	CRAWLER	PIPELAYER	61A00046
429	TS337	1981	CATERPILLAR	D8K	W/MIDWESTERN M583 CRAWLER	PIPELAYER	77V16058
430	TS336	1981	CATERPILLAR	D8K	W/MIDWESTERN M583 CRAWLER	PIPELAYER	77V17509
431	TS431	2007	CATERPILLAR	572R	SERIES II CRAWLER	PIPELAYER	CAT0572RPDSC00412
432	TS429	2007	CATERPILLAR	572R	SERIES II CRAWLER	PIPELAYER	CAT0572RJDSC00395
433	TS430	2007	CATERPILLAR	572R	SERIES II CRAWLER	PIPELAYER	CAT0572RTDSC00411
434	TS428	2007	CATERPILLAR	572R	SERIES II CRAWLER	PIPELAYER	CAT0572RKDSC00394
435	TS425	2007	CATERPILLAR	572R	SERIES II CRAWLER	PIPELAYER	CAT0572RTDSC00389
436	TS368	1999	CATERPILLAR	572R	CRAWLER	PIPELAYER	2HZ00327
437	TS371	1999	CATERPILLAR	572R	CRAWLER	PIPELAYER	2HZ00335
438	TS370	1999	CATERPILLAR	572R	CRAWLER	PIPELAYER	2HZ00333
439	TS288	1979	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00796
440	TS427	1979	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00794
441	TS217	1978	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00591
442	TS249	1978	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00584
443	TS203	1977	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00556
444	TS269	1977	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00540
445	TS211	1976	CATERPILLAR	572G	CRAWLER	PIPELAYER	40U00494
446	TS180	1973	CATERPILLAR	572F	CRAWLER	PIPELAYER	96N00188
447	TS341	1968	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00411
448	TS264	1968	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00376
449	TS263	1968	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00363
450	TS262	1968	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00344

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451	TS403	1967	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00314
452	TS271	1967	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00279
453	TS404	1966	CATERPILLAR	572E	CRAWLER	PIPELAYER	65A00226
454	TS328	1979	CATERPILLAR	571G	CRAWLER	PIPELAYER	16W00452
455	TS243	1979	CATERPILLAR	571G	CRAWLER	PIPELAYER	16W00374
456	TS256/XG074	1974	CATERPILLAR	571F	CRAWLER	PIPELAYER	95N00254
457	TS197	1972	CATERPILLAR	571A	CRAWLER	PIPELAYER	64A00308
458	TS169	1964	CATERPILLAR	571A	CRAWLER	PIPELAYER	64A00079
459	TS312	1995	CATERPILLAR	561H	CRAWLER	PIPELAYER	6N100393
460	TS218	1981	CATERPILLAR	561D	CRAWLER	PIPELAYER	54X00537
461	TS191	1974	CATERPILLAR	561C	CRAWLER	PIPELAYER	92J00504
462	TS190	1974	CATERPILLAR	561C	CRAWLER	PIPELAYER	92J00416
463	TS194	1968	CATERPILLAR	561C	CRAWLER	PIPELAYER	92J00138
464	TS270	1968	CATERPILLAR	561C	CRAWLER	PIPELAYER	85H00039
465	TS143	1965	CATERPILLAR	561B	CRAWLER	PIPELAYER	62A00216
466	TS207	1956	CATERPILLAR	D7C	CRAWLER	PIPELAYER	17A05504
467	TS184	1965	INTERNATIONAL	TD25B	CRAWLER	PIPELAYER	TD25BPS3036
468	TM188	1967	CATERPILLAR	922B	RUBBER TIRE	PIPELAYER	94A02825
469	TW325	1998	CATERPILLAR	CHALLENGER 75E	BELTED	TACK TRACTOR	6HS00416
470	TW378/XG075	1979	CATERPILLAR	D7G	CRAWLER	TACK TRACTOR	72W00464
471	TW339	1979	CATERPILLAR	D7G	CRAWLER	TACK TRACTOR	72W00422
472	TD244	1977	CATERPILLAR	D7G	CRAWLER	TACK TRACTOR	92V04449
473	TW254/XG61	1972	CATERPILLAR	D7F	CRAWLER	TACK TRACTOR	94N03505
474	TW490	2005	CATERPILLAR	D6N LGP	CRAWLER	TACK TRACTOR	CAT00D6N1JALY01345
475	TW489	2003	CATERPILLAR	D6N XL	CRAWLER	TACK TRACTOR	CAT00D6N1JAKM00562
476	TW298/XG072	1980	CATERPILLAR	D6D	CRAWLER	TACK TRACTOR	20X02420
477	TW221/XG60	1979	CATERPILLAR	D6D	CRAWLER	TACK TRACTOR	20X02109
478	TW278/XG7	1978	CATERPILLAR	D6D	CRAWLER	TACK TRACTOR	04X00229
479	TD206	1979	CATERPILLAR	D6D	CRAWLER	TACK TRACTOR	04X04522
480	TW307/XG055	1976	CATERPILLAR	D6C	CRAWLER	TACK TRACTOR	47J04757
481	TW245	1974	CATERPILLAR	D6C	CRAWLER	TACK TRACTOR	99J02101
482	TW146	1966	CATERPILLAR	D4D	CRAWLER	BUFFING TRACTOR	78A05093
483	TW145	1966	CATERPILLAR	D4D	CRAWLER	BUFFING TRACTOR	78A05092
484	TW144	1966	CATERPILLAR	D4D	CRAWLER	BUFFING TRACTOR	78A04595
485	TM365	1998	CATERPILLAR	963B	LGP	CRAWLER LOADER	9BL02712
486	TM364	1998	CATERPILLAR	963B	LGP	CRAWLER LOADER	9BL02703
487	TM257	1985	CATERPILLAR	953		CRAWLER LOADER	05Z00777
488	TM485	2007	TERRAMITE	TSS38	RIDE ON	BROOM	23TS0415
489	BH141	1992	CATERPILLAR	325L		HYDRAULIC EXCAVATOR	6KK00098
490	TM360		ARROW MASTER	G400	MOBILE	DROP HAMMER	4473
491	SR89	1973	LINK-BELT	LS98PL		CRAWLER DRAGLINE	1LP1381H
492	SR137	1965	LINK-BELT	LS98PL		CRAWLER DRAGLINE	1PL111
493	SR125	1973	LINK-BELT	LS78PL		CRAWLER DRAGLINE	7DP2302
494	SU007	1991	READ	RD150	7 FT X 12 FT 2 DECK PORTABLE	SCREEN	469
495	SU004	1987	READ	RD90B	6 FT X 10 FT 2 DECK PORTABLE	SCREEN	492387
496	TM484	2006	TIMBERPRO	TF840	8X8	FORWARDER	840F0163070706
497	TM422	2000	TIMBCO	TF820D	8X8 CLAM BUNK	FORWARDER	F116042100
498	BR030	2000	AMERICAN AUGERS	60-1200S	60 IN. SKID MOUNTED	BORING MACHINE	AB612590400
499	BR024	1997	AMERICAN AUGERS	60-1200S	60 IN. SKID MOUNTED	BORING MACHINE	6012MGHDS109746
500	BR022	1992	AMERICAN AUGERS	60-1200S	60 IN. SKID MOUNTED	BORING MACHINE	601MGHDS029026
501	BR041	2000	BARBCO	24/30-150	30 IN. SKID MOUNTED	BORING MACHINE	2400150080054
502	BR042	1972	CROSE	36-56	36-56 IN. HORIZONTAL	BORING MACHINE	0886
503	BR019	1980	CRC-EVANS	HBM30-48	30-48 IN. HORIZONTAL	BORING MACHINE	019
504	BR023	1970	CRC-EVANS	BR42	42 IN. HORIZONTAL	BORING MACHINE	578
505	BR015		CRC-EVANS	BR42	42 IN. HORIZONTAL	BORING MACHINE	114
506	BR018	1966	CRC-EVANS	RB1642T	42 IN. HORIZONTAL	BORING MACHINE	RB146
507	BR020		EVANS	HBM	30-42 IN. HORIZONTAL	BORING MACHINE	020
508	BR044		HOLTE		42 IN.	PIPE PUSHER	
509	BR029	1999	CHAMPION	240	30 IN. PNEUMATIC	PIPE PUSHER	011593
510	BR031	2001	TT TECHNOLOGIES	GOLIATH	18 IN. PNEUMATIC	PIPE PUSHER	RF45000296215
511	BR034	1995	NUMA	CHALLENGER C180	18 IN. PNEUMATIC	PIPE PUSHER	
512	BR021	1987	CUSTOMBUILT		HYDRAULIC SKID MOUNTED	PUSH UNIT	
513	BR051	2012	ROBBINS		42 IN.	DISC CUTTER HEAD	4225669
514	BR046	2010	ROBBINS		42 IN.	DISC CUTTER HEAD	42RH90000020608
515	BR048	2010	ROBBINS		36 IN.	DISC CUTTER HEAD	36TH9001005060
516	BR047	2010	ROBBINS		36 IN.	DISC CUTTER HEAD	36RH90010041107
517	BR045	2010	ROBBINS		30 IN.	DISC CUTTER HEAD	30RH0000010108
518	BR049	2012	ROBBINS		24 IN.	DISC CUTTER HEAD	SBU2446718
519	BR050	2012	AMERICAN AUGERS		24 IN.	DISC CUTTER HEAD	10111
520					42 IN.	AUGERS (23)	
521					42 IN.	CUTTING HEADS (2)	
522	DR004	1988	CATERPILLAR	225B	W/JOHN HENRY JH84P ROCK	DRILL	22D01210
523	DM043	1974	CLEVELAND	400W	CRAWLER WHEEL	TRENCHER	404894W
524	DM035	1967	CLEVELAND	400W-5	CRAWLER WHEEL	TRENCHER	404277W
525	DM051	1965	CLEVELAND	400	CRAWLER WHEEL	TRENCHER	4040950

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526	DM048	1981	CLEVELAND	350	CRAWLER WHEEL	TRENCHER	3514310
527	DM049	2000	VERMEER	LM42	WALK BEHIND	TRENCHER	1VRM112L2Y1001698
528					54 FT	RAILCARS (8)	
529	RRQ1					RAILROAD CARS (6)	
530	RRQ2					RAILROAD CARS (6)	
531	RRQ3					RAILROAD CARS (3)	
532	RRQ4					RAILROAD CARS (6)	
533	RRQ5				90 FT	RAILROAD CAR (1)	
534						RAILROAD CARS (4)	
535	ZC019					ROLLIE CRADLES	
536	ZC022					ROLLIE CRADLES	
537	ZC31/32/33/3		DARBY	36-48	QUANTITY OF (4) PIPE	ROLLER CRADLES	348181
538						CRADLES (19)	
539	BN22	1996	CRC-EVANS	PB32-42	CRAWLER PIPE	BENDING MACHINE	PB4284
540	BN019	1996	CRC-EVANS	PB32-42	CRAWLER PIPE	BENDING MACHINE	PB4233
541	BN017	1969	CRC-CROSE	PB24-36	CRAWLER PIPE	BENDING MACHINE	PB36119
542	BN024	2008	CRC-EVANS	PB22-36	CRAWLER PIPE	BENDING MACHINE	PB36214C
543	BN023	2007	CRC-EVANS	PB22-36	CRAWLER PIPE	BENDING MACHINE	PB36208C
544	BN020	1999	DARBY	HPB22-36	CRAWLER PIPE	BENDING MACHINE	13652
545	BN18	1969	CRC-CROSE	PB22-36	CRAWLER PIPE	BENDING MACHINE	PB36110
546	BN014	1965	CRC-CROSE	PB22-36	CRAWLER PIPE	BENDING MACHINE	3674
547	BN011	1967	CROSE	PB16-30	CRAWLER PIPE	BENDING MACHINE	PB3094
548	BN12	1961	CROSE	PB16-30	CRAWLER PIPE	BENDING MACHINE	3032
549	BN021	1995	DARBY	PB6-20	PORTABLE PIPE	BENDING MACHINE	99585
550	BN010	1967	CRC-CROSE	PB6-20	PORTABLE PIPE	BENDING MACHINE	20176
551	BN008	1967	CRC-EVANS	PB6-20	PORTABLE PIPE	BENDING MACHINE	20175
552	BN07	1966	CRC-CROSE	PB6-20	PORTABLE PIPE	BENDING MACHINE	20160
553	PF003	1986	EVANS	PFM	40 IN. - 42 IN. PIPE	FACING MACHINE	066
554	PF002	1999	DARBY	HEFM2436	PIPE	FACING MACHINE	7243653
555	PF001	1999	DARBY	HEFM2436	PIPE	FACING MACHINE	7243654
556	SU003	1989	DYNAPAD	K46	4 FT X 6 FT 2 DECK	PADDING MACHINE	906004
557	BF19		SPEICHER	4300	12 FT PIPELINE	BACKFILLER	2006
558	BF20		SPEICHER	4300	12 FT PIPELINE	BACKFILLER	H4315R
559	BF22		SPEICHER	4300	12 FT PIPELINE	BACKFILLER	
560	BF23		BROWN BEAR	4300	12 FT PIPELINE	BACKFILLER	H4312R2033
561	XG068	2009	VANGUARD	CPW125-4	CONTINUOUSLY POWERED	WELDING SYSTEM	CA00600073
562	XG069	2009	VANGUARD	CPW125-4	CONTINUOUSLY POWERED	WELDING SYSTEM	CA00600067
563	XG071	2009	VANGUARD	CPW125-4	CONTINUOUSLY POWERED	WELDING SYSTEM	CA00600080
564	ZB206	2012	VACUWORX	RC10	22000 LB VACUUM	PIPE LIFTER	RC1000346
565	ZB204	2012	VACUWORX	RC10	22000 LB VACUUM	PIPE LIFTER	RC1000319
566	ZB205	2012	VACUWORX	RC10	22000 LB VACUUM	PIPE LIFTER	RC1000330
567	ZB179	2001	VACUWORX	RC10	22000 LB VACUUM	PIPE LIFTER	RC1000055
568	ZB171	1999	VACUWORX	RC10	22000 LB VACUUM	PIPE LIFTER	RC1000013A
569	ZB192		VACUWORX	RP42	42 IN. VACUUM PIPE	LIFTING PAD	
570	ZB181		VACUWORX	RP42	42 IN. VACUUM PIPE	LIFTING PAD	RP0420006
571	ZB183		VACUWORX	RP30	30 IN. VACUUM PIPE	LIFTING PAD	
572	ZB182		VACUWORX	RP30	30 IN. VACUUM PIPE	LIFTING PAD	
573	ZB210	2012	VACUWORX	RP24	24 IN. VACUUM PIPE	LIFTING PAD	RP0240132
574	ZB185	2004	VACUWORX	RP24	24 IN. VACUUM PIPE	LIFTING PAD	RP0240022
575	ZB208	2012	VACUWORX	RP20	20 IN. VACUUM PIPE	LIFTING PAD	RP0200272
576	ZB207	2012	VACUWORX	RP20	20 IN. VACUUM PIPE	LIFTING PAD	RP0200271
577	ZB208	2012	VACUWORX	RP20	20 IN. VACUUM PIPE	LIFTING PAD	RP0200270
578	ZB208	2012	VACUWORX	RP20	20 IN. VACUUM PIPE	LIFTING PAD	RP0200269
579	ZB209	2012	VACUWORX	RP20	QUANTITY OF (2) 20 IN. VACUUM PIPE	LIFTING PAD	RP0200243243&244
580	ZB184		VACUWORX	RP16	16 IN. VACUUM PIPE	LIFTING PAD	RP0160013
581	ZB180				16 IN.	LIFTING PAD	
582	PL005		CUSTOMBUILT		42 IN. SKID MOUNTED	PIG LAUNCHER	SPL9713
583	PL004		CUSTOMBUILT		36 IN. SKID MOUNTED	PIG LAUNCHER	SPC9836
584	PL002		CUSTOMBUILT		30 IN.	PIG LAUNCHER	SPC9630
585	PL006		CUSTOMBUILT		24 IN.	PIG LAUNCHER	OBL
586	PL001		CUSTOMBUILT		20 IN.	PIG LAUNCHER	SPC9520
587	PL003		CUSTOMBUILT		12 IN.	PIG LAUNCHER	SPC9712
588	PL007	2011	CUSTOMBUILT		10 IN.	PIG LAUNCHER	28466
589			CUSTOMBUILT		42 IN.	PIG LOADER	
590			CUSTOMBUILT		DRY RUN	PIG RECEIVERS (2)	
591			CUSTOMBUILT		42 IN.	TEST HEAD	
592	SS01				20 FT SKID MOUNTED	SKID SLOOP	
593	SS02				20 FT SKID MOUNTED	SKID SLOOP	
594	SS03				20 FT SKID MOUNTED	SKID SLOOP	
595	SS04				20 FT SKID MOUNTED	SKID SLOOP	
596	SS05				20 FT SKID MOUNTED	SKID SLOOP	
597	SS06				20 FT SKID MOUNTED	SKID SLOOP	
598	SS07				20 FT SKID MOUNTED	SKID SLOOP	
599	SS08				20 FT SKID MOUNTED	SKID SLOOP	
600			CUSTOMBUILT		TOW BEHIND	SLEDS (9)	

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RBA ID	OWNER ID	YEAR	MANUFACTURER	MODEL	MODEL DESCRIPTION	MACHINE TYPE	SN
601	SHE-5		CUSTOMBUILT		8 FT X 12 FT 6 IN.	TOW BEHIND SLEDS (2)	
602						SANDBLAST POTS (10)	
603			CLEMCO		6 CYL	SANDBLAST POTS & HOSES (3)	
604					SELF-PROPELLED	INTERNAL REPAIR WELDER CARRIER	
605			KC BRAND		42 IN.	EXTERNAL LINE UP CLAMPS (7)	
606			KC BRAND		12 IN.	EXTERNAL LINE UP CLAMPS (7)	
607						CRAWLERS BEVELLING BANDS (6)	
608					24 IN.	BEVELLING BANDS (4)	
609					42 IN.	BEVELLING BANDS (30)	
610						LIFTING BELTS (2)	
611	RP007		DEGELMAN	R570H	60 IN. PORTABLE S/A TOW BEHIND	ROCK PICKER	9938
612	ZM10		FINN	B70	SKID MOUNTED	STRAW BLOWER	RS1596
613	XG040		OLYMPIAN		125 KW SKID MTD	GENERATOR	
614	XG044					GENERATOR	
615	XG045		MARATHON		148 KW	GENERATOR	LM222062-0499
616	XG053	1999	CATERPILLAR	XQ225	205 KW PORTABLE	GEN SET (10-249 KW/12.5-310 KVA)	6PK00951
617	AC52/FL165		INGERSOLL-RAND	950/350	950 CFM PORTABLE	AIR COMPRESSOR	1840U48UD
618	AC83/LB194	1972	JOY	WB12X75	330 CFM 1,700 PSI PORTABLE	AIR COMPRESSOR	
619	AC89/AC90	1974	SULLAIR	160DDP	1600 CFM SKID MOUNTED	AIR COMPRESSOR	16532FGD/16533FGD
620	AC82	1998	SULLAIR	185DPQJD	SKID MTD	AIR COMPRESSOR	004124632
621	AC085		SULLAIR		185 CFM	AIR COMPRESSOR	
622	WM320	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008275
623	WM327	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008371
624	WM313	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008267
625	WM316	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008271
626	WM322	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008277
627	WM326	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008370
628	WM315	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008270
629	WM319	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008274
630	WM317	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008272
631	WM314	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008268
632	WM318	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008273
633	WM321	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008276
634	WM323	2008	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LJ008278
635	WM297	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH012915
636	WM287	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011837
637	WM278	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH009427
638	WM285	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011835
639	WM296	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH012914
640	WM292	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH012909
641	WM288	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011838
642	WM281	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011731
643	WM293	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH012910
644	WM289	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011839
645	WM295	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH012912
646	WM290	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011840
647	WM286	2007	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011836
648	WM261	2003	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LC151190
649	WM262	2003	MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LC151187
650	WM279		MILLER	PIPE PRO 304	SKID MOUNTED	WELDER	LH011729
651	WS					WELDING SHACKS (18)	
652	HP54	2000	GOULDS	3316	10 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	239C948
653	HP047	1999	GOULDS	3316	8 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	239C906
654	HP027		GOULDS	3316	10 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	265B433
655	HP010	2013	GOULDS	3316	8 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	A276C513
656	HP058	1998	GOULDS	3316	8 IN. SKID MOUNTED HIGH HEAD	PUMP	A265C474
657	HP30		GOULDS	3330	6 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	213B0762
658	HP29		GOULDS	3330	6 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	213B0761
659	HP39	1996	PATTERSON	DMD	6 IN. SKID MOUNTED HIGH HEAD	FILL PUMP	C00540601
660	HP06	1972	GRIFFIN	155DGM	6 IN. SKID MOUNTED HIGH HEAD	PUMP	FILLPUMP
661	HP048	1999	GOULDS	3196	8 IN. SKID MOUNTED	PUMP	239C905
662	HP016	1998	GOULDS	3196	8 IN. SKID MOUNTED LOW HEAD	FILL PUMP	263B882
663	HP15		PACO	2980121	8 IN. SKID MOUNTED LOW HEAD	FILL PUMP	BH17614
664	HP055		PACO		8 IN. SKID MOUNTED LOW HEAD	FILL PUMP	306426
665	HP38	1996	PATTERSON	TYPE M	6 IN. SKID MOUNTED LOW HEAD	FILL PUMP	SCC005297001
666	HP17		MARLOW		SKID MOUNTED LOW HEAD	PUMP	50437101
667	HP57	2009	GOULDS	3316	10 IN. SKID MOUNTED DEWATERING	PUMP	A262C694
668	HP45		BARNES	200CC01	10 IN. SKID MOUNTED DEWATERING	PUMP	30065119
669	WP376	1999	PACO	4NNTL-F5	8 IN. SKID MOUNTED DEWATERING	PUMP	99E01521A
670	WP375	1999	CORNELL	4NNTL-F5	6 IN. SKID MOUNTED DEWATERING	PUMP	110348825
671	UP99	1967	CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	67207FD
672	UP94	1967	CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	67188FG

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673	UP068	1967	CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	67164FG
674	UP140		CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	
675	UP91		CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	
676	UP139		CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	
677	UP081		CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	
678	UP141		CRC-CROSE	600A	6 IN. SKID MOUNTED DEWATERING	PUMP	
679	HP41		GARDNER-DENVER		3 IN. SKID MOUNTED TRIPLEX	PRESSURE PUMP	3471421
680	HP2		KERR	KP3300	SKID MOUNTED TRIPLEX	PRESSURE PUMP	126
681	HP12	1968	FWI	HIUI-350	4 IN. PORTABLE TRIPLEX	PRESSURE PUMP	3066
682	HP040		GARDNER-DENVER	2005963	SKID MOUNTED TRIPLEX	PUMP	910193
683	HP53		GASO	3400	SKID MOUNTED TRIPLEX	PRESSURE PUMP	26370
684	HP42	1997	GOULDS	3360	6 X 8 IN. 4 STAGE PORTABLE	HIGH HEAD FILL PUMP	175748
685	HP21		OILWELL	346P	6 IN. SKID MOUNTED TRIPLEX	PRESSURE PUMP	P115494
686	HP056		WHEATLEY	5P323	3 IN. SKID MOUNTED QUINTRIPLEX	PUMP	B395
687	HP022		WHEATLEY	5P300	2 IN. SKID MOUNTED TRIPLEX	PRESSURE PUMP	5P082
688	HP035		WHEATLEY	P323	2 IN. PORTABLE TRIPLEX	PUMP	8030
689	HP51	1969	WHEATLEY		2 IN. SKID MOUNTED TRIPLEX	PRESSURE PUMP	3145
690	HP52		WHEATLEY	HPU500	2 IN. PORTABLE TRIPLEX	PRESSURE PUMP	7412
691	HP31/FL69		GASO	3600	PORTABLE HIGH PRESSURE	PUMP	35209
692	BP009	2001	FMC	LD618HVD1	SKID MOUNTED TRIPLEX	BENTONITE PUMP	631901B14
693	BP007		FMC	IC413C	750 PSI SKID MOUNTED DUPLEX	BENTONITE PUMP	080800029
694	WP178		PIONEER	SPP66S200TD4312	6 IN. PORTABLE WATER	PUMP	1440P
695	WP149	1999	GODWIN PUMPS	HS200GP	10 IN. HYDRAULIC SUBMERSIBLE	PUMP	99113014
696	WP148	1999	GODWIN PUMPS	HS150GP	6 IN. HYDRAULIC SUBMERSIBLE	PUMP	99112925
697					QUANTITY OF	WATER PUMPS	
698	WP377					VAC PUMPS/WELL POINT SYSTEM	
699	UP135				6 IN.	DITCH PUMP	
700	UP138					DITCH PUMP	
701	MT491				12000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
702	MT411	2009	STUART HASTEDT		10000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	050905
703	MT480				10000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
704	MT487				10000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
705	MT410				10000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
706	MT377				10000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
707	MT483				9000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
708	MT277		BRENNER		9000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
709	MT276				8000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
710	MT481				8000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
711	MT478				8000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
712	MT376				8000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
713	MT377/490				8000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
714	MT486	2005	ROBSTOWN WELDING		6100 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	138222
715	MT412	2009	STUART HASTEDT		6000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	070906
716	MT482				6000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
717	MT489				6000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
718	MT484				6000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
719	MT375				6000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
720	MT479				5000 GALLON SKID MOUNTED	SELF CONTAINMENT TANK	
721			CUSTOMBUILT		90 X 42 IN.	TOW BEHIND ROLLER	
722	LB340	1996	LOAD KING	653/5DFM	65 TON 7/AXLE COMBINATION	LOWBOY	1B4L61379T1120045
723	LB314	2000	ASPEN	HG65-2A-1	65 TON 6/AXLE COMBINATION	LOWBOY	1A9LB5527YL448099
724	LB226	1991	LOAD KING	402/654DFP	65 TON 6/AXLE COMBINATION	LOWBOY	1B4L58276M1117148
725	LB272	1997	ATOKA	24HDT603	60 TON TRI/A	LOWBOY	1A9DB2436VA245547
726	LB266	1996	ATOKA	23DDE603	60 TON TRI/A	LOWBOY	1A9LC2432TA245373
727	LB220	1991	ATOKA	20DDE603	60 TON TRI/A	LOWBOY	1A9LC453XMA245018
728	LB494	2009	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5435391027571
729	LB496	2009	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335691027798
730	LB495	2009	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335491027797
731	LB460	2008	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335481027412
732	LB459	2008	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335081027410
733	LB427	2008	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335681027086
734	LB402	2007	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335471026520
735	LB401	2007	LOAD KING	503/554SSSF	55 TON TRI/A	LOWBOY	5LKL5335971026514
736	LB424	2008	LOAD KING	553/4SS	55 TON TRI/A	LOWBOY	5LKL5335781027095
737	LB426	2008	LOAD KING	553/4SS	55 TON TRI/A	LOWBOY	5LKL5335181027092
738	LB423	2008	LOAD KING	553/4SS	55 TON TRI/A	LOWBOY	5LKL5335X81027091
739	LB421	2008	LOAD KING	553/4SS	55 TON TRI/A	LOWBOY	5LKL5335881027090
740	LB420	2008	LOAD KING	553/4SS	55 TON TRI/A	LOWBOY	5LKL5335181027089
741	LB347	2003	LOAD KING	553/SS	55 TON TRI/A	LOWBOY	5LKL4935031024571
742	LB341	2002	LOAD KING	553/SS	55 TON TRI/A	LOWBOY	5LKL4935021024164
743	LB403	2002	LOAD KING	553/SS	55 TON TRI/A	LOWBOY	5LKL4936921023632
744	LB470	2006	EAGER BEAVER	55GSL3	55 TON TRI/A	LOWBOY	112SD55266L071167
745	LB393	2001	FONTAINE	TH55FLDNG8	55 TON TRI/A	LOWBOY	13NE5240713597981
746	LB383	1998	TRAIL KING	TK110HDG-523	55 TON TRI/A	LOWBOY	1TKJ0523XWM033221

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747	LB174	1987	ATOKA	20DDE503	50 TON TRI/A	LOWBOY	ATMC320D507887773
748	LB138	1982	ATOKA	16DDE	50 TON TRI/A	LOWBOY	AT710249
749	LB288	1986	LOAD KING	503DF	50 TON TRI/A	LOWBOY	1L4L43350G1014141
750	LB274	1980	LOAD KING	503DFP	50 TON TRI/A	LOWBOY	11529
751	LB168	1981	VULCAN	LB50	50 TON TRI/A	LOWBOY	1V9L47306B1008025
752	LB139	1980	BIRMINGHAM	1250DLSS	50 TON TRI/A	LOWBOY	KQ602
753	LB137	1975	FONTAINE	RGTT450	50 TON TRI/A	LOWBOY	26147
754	LB191	1979	TRANSPORT	45LDD3S	45 TON TRI/A	LOWBOY	TC79018
755	LB92	1974	LOAD KING	403DR	40 TON TRI/A	LOWBOY	2980
756	426A	2013	LOAD KING	FL201SS	10 TON S/A	BOOSTER	5LKF05114D1028495
757	423A	2013	LOAD KING	FL201SS	10 TON S/A	BOOSTER	5LKF05112D1028494
758	99-2050A	2009	LOAD KING	FL201SF	10 TON S/A	BOOSTER	5LKF1411491027801
759	494A	2009	LOAD KING	FL201SF	10 TON S/A	BOOSTER	5LKF1411191027724
760	496A	2009	LOAD KING	FL201SF	10 TON S/A	BOOSTER	5LKF1411691027721
761	LB424B	2008	LOAD KING	FL201SF	10 TON S/A	BOOSTER	5LKF0411681027509
762	LB424A		LOAD KING			TAG AXLE	
763	383A	2002	TRAIL KING	TK22FA051	10 TON S/A	BOOSTER	1TKS005142M108846
764	FL398	2007	TRANSCRAFT	TL2000NS2	48 FT X 102 IN. T/A	FLATBED TRAILER	1TTF4820972019062
765	FL397	2007	TRANSCRAFT	TL2000NS2	48 FT X 102 IN. T/A	FLATBED TRAILER	1TTF4820772019061
766	FL396	2007	TRANSCRAFT	TL2000NS2	48 FT X 102 IN. T/A	FLATBED TRAILER	1TTF4820572019060
767	FL471	2006	TRANSCRAFT	TL2000NS2	48 FT X 102 IN. T/A	FLATBED TRAILER	1TTF4820861081153
768	FL449	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C6W1582778
769	FL439	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C5W1581489
770	FL445	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C3W1581488
771	FL437	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C1W1581487
772	FL436	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C0W1581486
773	FL435	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C8W1581485
774	FL434	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C6W1581484
775	FL433	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C4W1581483
776	FL448	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C0W1581481
777	FL447	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C2W1581479
778	FL450	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C7W1581476
779	FL438	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1428C5W1581475
780	FL440	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C3W1581474
781	FL444	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C1W1581473
782	FL443	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482CXW1581472
783	FL442	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C6W1581467
784	FL441	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C0W1581464
785	FL446	1998	FONTAINE	FTW58048SL	48 FT X 96 IN. T/A	FLATBED TRAILER	13N1482C9W1581463
786	FL326	1990	LUFKIN	FL75	48 FT X 96 IN. T/A SPREAD AXLE	FLATBED TRAILER	1L01B482XL1088373
787	FL255	1989	DORSEY		48 FT X 96 IN. T/A	FLATBED TRAILER	1DTP16720KP027154
788	FL473	1997	FRUEHAUF		45 FT X 96 IN. T/A	FLATBED TRAILER	1JJF452FVS437174
789	FL472	1997	FRUEHAUF		45 FT X 96 IN. T/A	FLATBED TRAILER	1JJF452FVS437173
790	FL339	1996	LUFKIN	FLII	45 FT X 96 IN. T/A SPREAD AXLE	FLATBED TRAILER	1L01B4522T1121237
791	FL467	1987	GREAT DANE	GP45	45 FT X 96 IN. T/A	FLATBED TRAILER	1GRDM9029HM045220
792	FL273	1985	UTILITY	FS2CHE	45 FT X 96 IN. T/A SPREAD AXLE	FLATBED TRAILER	1UYFS2459FA255806
793	MT313	1984	UTILITY	FS2CHE	45 FT X 96 IN. T/A SPREAD AXLE	FLATBED FUEL TRAILER	1UYFS2453EA081701
794	FL370	1974	FONTAINE		45 FT X 96 IN. T/A	FLATBED TRAILER	25840
795	FL391	2004	DORSEY		42 FT X 96 IN. T/A	FLATBED TRAILER	1DTP164224HP02338
796	FL392	1981	AZTEC		40 FT X 96 IN. T/A	FLATBED TRAILER	8482A2T
797	FL196	1975	TRANSCRAFT		40 FT X 96 IN. T/A	FLATBED TRAILER	CT8490
798	FL295	1965	DORSEY		40 FT X 96 IN. T/A	FLATBED TRAILER	59293
799	FL373				T/A	FLATBED TRAILER	
800	FL395	2007	TRANSCRAFT	DTL3000F3	53 FT TRI/A	STEP DECK TRAILER	1TTE5330071082437
801	FL400	2001	TRANSCRAFT	DTL3000F3	53 FT TRI/A	STEP DECK TRAILER	1TTE5330711066811
802	FL372	1979	VULCAN	FTD65	48 FT T/A	STEP DECK TRAILER	VT469079
803	FL432	1979	GREAT DANE	GPD42	35 TON 42 FT T/A	STEP DECK TRAILER	M23602
804	FL120	1970	DORSEY		40 FT X 96 IN. T/A	OILFIELD FLOAT	87506
805	FL176	1980	LUFKIN		42 FT X 96 IN. T/A	OILFIELD FLOAT	57556
806	FL82	1966	HOBBS		40 FT X 96 IN. T/A	OILFIELD FLOAT	FHG34061
807	FL123	1962	HYSTER		38 FT X 96 IN. T/A	OILFIELD FLOAT	10059
808	FL250	1979	FRUEHAUF		38 FT T/A	FLOAT TRAILER	7L93473005
809	RD0310	1998	RANCO	ED2830QF	28 FT T/A QUARTER FRAME	END DUMP TRAILER	1R9ES9507W1008855
810	MV001	2000	PRO VAC	1200	600 GALLON T/A	VACUUM TRAILER	
811	MV002	2000	PRO VAC	1200	600 GALLON T/A	VACUUM TRAILER	
812	MT307	1970	FRUEHAUF		8500 GALLON T/A WATER	TANK TRAILER	VNM376705
813	MT170	1960	GREAT DANE	54T	8275 GALLON T/A WATER	TANK TRAILER	19256
814	VN385	1991	GREAT DANE		45 FT T/A OFFICE	VAN TRAILER	1GRAA9622MB117103
815	VN259	1988	TIMPTE		45 FT T/A OFFICE	VAN TRAILER	44533
816	VN223	1983	FRUEHAUF	F59F245MST	45 FT S/A OFFICE	VAN TRAILER	1H2R04526DH005839
817	VN177	1976	FRUEHAUF	F89F244ST	44 FT T/A OFFICE	VAN TRAILER	HPX556301
818	VN159	1971	FRUEHAUF	F88F240ST	40 FT T/A OFFICE	VAN TRAILER	HPN356620
819	VN72	1959	FRUEHAUF	SSWRP235	35 FT T/A OFFICE	VAN TRAILER	FW122718
820	VN502	1999	WABASH	DVCVHSA	53 FT T/A	VAN TRAILER	1JJV532W7XL502045
821	VN501	1994	GREAT DANE	7411TJWLA	53 FT T/A	VAN TRAILER	1GRAA0623R8131523

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822	VN456	1995	GREAT DANE	7411TJWAL	48 FT T/A	VAN TRAILER	1GRAA9623S8164807
823	VN498	1992	STOUGHTON	AVW485TSC	48 FT T/A	VAN TRAILER	1DW1A4823NS752845
824	VN431	1989	LUFKIN	TFVIPST	48 FT T/A	VAN TRAILER	1L01F4823K1082027
825	VN265	1988	GREAT DANE	7011T21W48	48 FT T/A	VAN TRAILER	1GRAA9624JB150543
826	VN350	1987	TIMPT		48 FT T/A	VAN TRAILER	1TDR48028H8062726
827	VN477	1987	FRUEHAUF	FB915F248	48 FT T/A	VAN TRAILER	1H2V04827HH030989
828	VN430	1987	HOBBS		48 FT T/A	VAN TRAILER	1H5V04822HMO18923
829	VN311	1986	TRAILMOBILE	011N1EAX	48 FT T/A	VAN TRAILER	1PT011NH4G9009825
830	VN474	1986	FRUEHAUF	FB9F248LLW	48 FT T/A	VAN TRAILER	1H2V04822GE024047
831	VN380	1985	FRUEHAUF	FBX3W48102ST	48 FT T/A	VAN TRAILER	2H8R04830F0011940
832	VN354	1984	FRUEHAUF	FBX248CSTLLW2	48 FT T/A	VAN TRAILER	1H2R04824EH061405
833	VN332	1984	DORSEY	FPDT82	48 FT T/A	VAN TRAILER	1DTV14X24EA166466
834	VN500	2001	TRAILMOBILE		45 FT T/A	VAN TRAILER	1PT01JAH416004137
835	VN458	1993	TRAILMOBILE	01AN1RAL	45 FT T/A	VAN TRAILER	1PT01ANH5P9015939
836	VN284	1989	GREAT DANE		45 FT T/A	OFFICE/VAN TRAILER	1GRAA9024KB018702
837	VN386	1989	GREAT DANE		45 FT T/A	VAN TRAILER	1GRAA9023KB107001
838	VN319	1988	STOUGHTON	GSVWZ455TSC	45 FT T/A	VAN TRAILER	1DW1A452XJ5853234
839	VN318	1988	STOUGHTON	GSVWZ455TSC	45 FT T/A	VAN TRAILER	1DW1A452J05853162
840	VN387	1988	GREAT DANE	721T21B	45 FT T/A	OFFICE/VAN TRAILER	1GRAA9025JB214601
841	VN283	1988	GREAT DANE	721T21R	45 FT T/A	VAN TRAILER	1GRAA9327J5039005
842	VN287	1988	GREAT DANE	721T7RP	45 FT T/A	VAN TRAILER	1GRAA9325J5039004
843	VN267	1988	LUFKIN	TFVIPST	45 FT T/A	VAN TRAILER	1L01A4523J1077459
844	VN260	1986	TRAILMOBILE	011N1UAL	45 FT T/A	VAN TRAILER	1PT011NHKG9007125
845	VN279	1983	STRICK		45 FT T/A	VAN TRAILER	1512E845DD251362
846	VN278	1983	STRICK		45 FT T/A	VAN TRAILER	1512E845XDE251156
847	VN268	1983	GREAT DANE	731TRCH	45 FT T/A	VAN TRAILER	1GRCA9028DB051505
848	VN345	1982	MONON		45 FT T/A	VAN TRAILER	1NNVF4520CM059571
849	VN211	1980	TRAILMOBILE		45 FT T/A	VAN TRAILER	V96014
850	VN210	1980	TRAILMOBILE	011L1CAW	45 FT T/A	VAN TRAILER	V62401
851	VN222	1980	AMERICAN		45 FT T/A	VAN TRAILER	33753
852	VN254	1979	UTILITY	V52RS	45 FT T/A	OFFICE/VAN TRAILER	8T03678007
853	VN476	1979	FRUEHAUF		45 FT S/A	VAN TRAILER	BLV970807
854	VN309	1978	FRUEHAUF	FG8F245	45 FT T/A	VAN TRAILER	HPZ620968
855	VN338	1978	CEPCO	FS150	45 FT T/A	VAN TRAILER	15405
856	VN378	1977	TRAILMOBILE	D11M4UAW	45 FT T/A	VAN TRAILER	S94515
857	VN257	1974	FRUEHAUF	FG8F245	45 FT T/A	VAN TRAILER	CHS186332
858	VN379	1965	BRANTFORD	CATS5W45	45 FT T/A	VAN TRAILER	66202214
859	VN422	1982	UTILITY	V52RS	43 FT T/A	OFFICE/VAN TRAILER	1UYV52430CU754601
860	VN186	1975	DORSEY		42 FT T/A	VAN TRAILER	114569
861	VN208	1979	FRUEHAUF	FBZ9F240	40 FT T/A	VAN TRAILER	MAV584843
862	VN221	1978	TRAILMOBILE	011L4CAW	40 FT T/A	VAN TRAILER	T61300
863	VN183	1976	DORSEY		40 FT T/A	VAN TRAILER	120693
864	VN258	1976	UTILITY	V52DS	40 FT T/A	VAN TRAILER	7U69117002
865	VN308	1974	GREAT DANE	742TDS40	40 FT T/A STEP DECK	VAN TRAILER	68701
866	VN206	1974	FRUEHAUF		40 FT T/A	VAN TRAILER	HPR480970
867	VN205	1974	FRUEHAUF	FBZ8F240	40 FT T/A	VAN TRAILER	MA5433346
868	VN169	1973	TRAILMOBILE	A11N4CAI	40 FT T/A	OFFICE/VAN TRAILER	J68425
869	VN207	1972	FRUEHAUF	FBZ9F240	40 FT T/A	VAN TRAILER	MA2557388
870	VN148	1970	DORSEY	AIRIT209	40 FT T/A	VAN TRAILER	83825
871	VN115	1963	TRAILMOBILE	E78215	40 FT T/A	VAN TRAILER	168162
872	VN86	1959	FRUEHAUF	VF3S240	40 FT T/A	VAN TRAILER	ME32222
873	VN475	1984	GREAT DANE	7411TJWAL	48 FT S/A	VAN TRAILER	1GRFA9618EB147003
874	VN381	1980	WILLOCK		45 FT T/A SHACK INSULATED	VAN TRAILER	
875	VN503	1999	Utility	V52RS	53 FT T/A	VAN TRAILER	1UYV52532XU824505
876	CT342		BUTLER		5 FT 6 IN. X 12 FT T/A	UTILITY TRAILER	CNV
877	CT355		ANDERSON		6 FT 8 IN. X 10 FT T/A	UTILITY TRAILER	CNV
878	CT405				5 X 12 FT S/A	UTILITY TRAILER	CNV
879	CT466	2007	WYLIE		T/A	Equipment Trailer	5VUTW13207L000649
880	CT479		BIG TEX	295A	5 X 10 FT S/A	UTILITY TRAILER	
881	CT492	2005	CENTREVILLE		7 FT 6 IN. X 6 FT T/A ALUMINUM	UTILITY TRAILER	5JVT182751000948
882			NOMANCO	WER610	6 X 10 FT S/A	UTILITY TRAILER	4NMU11014DR000912
883	CT354		ANDERSON		6 FT 6 IN. X 10 FT T/A	EQUIPMENT TRAILER	CNV
884	CT357		ANDERSON		6 FT 6 IN. X 12 FT T/A	EQUIPMENT TRAILER	CNV
885	CT302				16 FT T/A	EQUIPMENT TRAILER	NOT-AVAILABLE
886	CT406	2007			12 FT S/A	EQUIPMENT TRAILER	16VAX121X72A73958
887	CT492		QUALITY TRAILERS		T/A	UTILITY TRAILER	
888	PT229/229A	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54021NA245064
889	PT228	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P5402XNA245063
890	PT237	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54028NA245062
891	PT236	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54026NA245061
892	PT235	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54024NA245060
893	PT234	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54028NA245059
894	PT233	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54026NA245058
895	PT232	1992	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54024NA245057
896	PT225	1991	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54023MA245033

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897	PT224	1991	ATOKA	40SPT252	60 FT T/A EXTENDABLE	PIPE TRAILER	1A9P54021MA245032
898	PT296	1985	ATOKA		60 FT T/A EXTENDABLE	PIPE TRAILER	AT71785692
899	PT248	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119P06223LT127008
900	PT247	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119P06223LT127007
901	PT246	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119P06223LT127006
902	PT245	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119P06223LT127005
903	PT244	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119P06223LT127004
904	PT243	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	11T906223LT127003
905	PT242	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	11T906223LT127002
906	PT241	1990	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	11T906223LT127001
907	PT252	1981	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	119PS6288BT009041
908	PT304	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10431
909	PT147	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10419
910	PT303	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10418
911	PT306	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10398
912	PT305	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10395
913	PT146	1979	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10394
914	PT158	1978	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10371
915	PT390	1978	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10057
916	PT90	1974	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	10055
917	PT153	1971	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	98077623
918	PT240	1968	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	9545
919	PT154	1963	LELAND		60 FT T/A EXTENDABLE	PIPE TRAILER	
920	PT187	1975	CUSTOMBUILT		60 FT T/A EXTENDABLE	PIPE TRAILER	TR1357630
921	PT156	1955	DARBY		60 FT T/A EXTENDABLE	PIPE TRAILER	NW3363205
922	PT394	1955	DARBY		60 FT T/A EXTENDABLE	PIPE TRAILER	RS265198
923	PT60	1948	SPENCER		40 FT T/A	PIPE TRAILER	TR17076
924	PT499		ROLLIGON		60 FT X 9 FT 6 IN. T/A T/A EXTENDAB	PIPE TRAILER	
925	ZW012	1999	CATERPILLAR	VFS50	50 TON CRAWLER PIPELINE LGP	VERSATILE FLOATATION SYSTEM TRAILER	8KK00623
926	ZW013	1999	CATERPILLAR	VFS50	50 TON CRAWLER PIPELINE LGP	VERSATILE FLOATATION SYSTEM TRAILER	8XK00633
927	CT238				T/A	CARGO TRAILER	
928	CT238	1993	WELLS CARGO	45W8	5 X 8 FT S/A	CARGO TRAILER	1WC200C10P4013862
929	CT321		TIMBERWOLFE		5 X 8 FT S/A	CARGO TRAILER	CNV
930	CT418		STAGE COACH		7 X 16 FT T/A	POWER WASHER TRAILER	CNV
931	CT455		TEXAS BRAG		16 FT T/A	TRAILER	CNV
932	CT230		WELLS CARGO			CARGO TRAILER	
933	CT465	2007	INTERSTATE	ILRD714TA2	T/A	CARGO TRAILER	4RACS14277C011107
934	CT275	1998	CARGO MATE		16 Ft x 7 Ft 6 in.	CARGO TRAILER	4X4T5E628WB009369
935	CT282	2004	PLAY-MOR		10 X 5 FT	CARGO TRAILER	19W30091841K30360
936	CT298				26 Ft	CARGO TRAILER	NOT-AVAILABLE
937	ZB154	1999	NPK	E225		EXCAVATOR HYDRAULIC HAMMER	60703
938	ZB155	1999	NPK	E220		EXCAVATOR HYDRAULIC HAMMER	60034
939	ZB151	1998	NPK	H216		EXCAVATOR HYDRAULIC HAMMER	58311
940	ZB-196 (add)	2008	HERCULES	SP100	VIBRATORY	PILE/DRIVER/EXTRACTOR	08U280
941	ZB-197 (add)	2008	HERCULES	SP100	VIBRATORY	PILE/DRIVER/EXTRACTOR	08U30
942			EDGE			SEED & FERTILIZER BROADCASTER	
943			EDGE			GRAPPLE FORK	
944			EDGE			ROOT RAKE	
945						JOB BOXES (2)	
946					15 FT	TRENCH BLAST MATS (40)	
947					WATER TRANSFER	PIPE (8)	
948					QUANTITY OF	SAFETY BARRELS	
949					QUANTITY OF	TRUCK TOOL BOXES	
950					QUANTITY OF	WIRE ROPE	
951					QUANTITY OF	CUTTING EDGES AND WEAR PARTS	
952					QUANTITY OF	PICKUP FUEL TANKS	
953					QUANTITY OF	SHACKLES	
954	PU1217	2009	FORD	F250	XL SUPER DUTY CREW CAB 4X4	PICKUP PARTS ONLY	1FTSW21559EA09936
955	PU1024	2001	FORD	F250	XLT SUPER DUTY EXTENDED CAB 4X4	PICKUP PARTS ONLY	1FTNX21S31EA79052
956	PU1060	1999	FORD	F250	SUPER DUTY CREW CAB 4X4	PICKUP PARTS ONLY	1FTNW21F1XEA79873
957	PU1067		CHEVROLET	1500HD		PICKUP PARTS ONLY	1GCHK23205F901279
958	PU961		GMC	1500		PICKUP PARTS ONLY	1GTGK24U0XE588776
959	FB835		CHEVROLET	KODIAK		FLATBED TRUCK PARTS ONLY	